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New Jersey Collection

ACTS

OF THE

One Hundred and Thirty-Eighth Legislature

OF THE

STATE OF NEW JERSEY

AND

Seventieth Under the New Constitution



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The following laws, passed by the One Hundred and Thirty-eighth Legislature, are published in accordance with "An act for the publication of the laws," passed June 13th, 1895, and "A supplement to the act entitled "An act relative to statutes," approved March twenty-seventh, eighteen hundred and seventy-four, which supplement was approved February 4th, 1896.

The proclamations of the Governor follow. An index of all the laws, compiled in accordance with the act of 1895, completes the work.

DAVID S. CRATER,

Secretary of State.

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OF THE

One Hundred and Thirty-Eighth Legislature OF NEW JERSEY

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LAWS

ACTS

PASSED BY THE

One Hundred and Thirty-Eighth Legislature

CHAPTER 1.

An Act to validate and confirm all acts and proceedings had or to be had or performed by grand and petit jurors selected, drawn, summoned or impaneled, pursuant to the provisions of an act entitled "A supplement to an act entitled 'An act concerning juries' (Revision), approved March twenty-seventh, one thousand eight hundred and seventy-four," approved May twentyninth, one thousand nine hundred and thirteen.

WHEREAS, The Legislature of the State of New Preamble. Jersey, at the Special Session of 1913, adopted an act entitled "An act entitled 'An act concerning juries' (Revision), approved March twentyseventh, one thousand eight hundred and seventyfour," approved May twenty-ninth, one thousand nine hundred and thirteen, which said act contained a provision to the effect that it should not become operative until adopted at the general election next following, by the vote of the people of this State; and also at said Special Session adopted the act referred to in the title of this act, which last-mentioned act became operative immediately upon its approval; and

Preamble

Whereas, The Supreme Court of this State declared the referendum act above referred to to be unconstitutional and void, because of which decision, pending proceedings in review in the Court of Errors and Appeals, grand and petit jurors have been selected under the provisions of the act referred to above containing no referendum provision and becoming operative immediately; and

Preamble

Whereas, By the judgment of the Court of Errors and Appeals of this State, the referendum act above referred to has been declared to be constitutional and a valid law of this State, thereby superseding the prior act, in order that the actions and proceedings had or to be had or performed by the grand and petit jurors selected, drawn, summoned or impaneled, or hereafter so to be, under the provisions of the act referred to in the title of this act, may not be questioned in any court; therefore,

Be it enacted by the Senate and General Assembly of the State of New Jersey:

Lawful jurors.

1. The grand and petit jurors selected, drawn, summoned, or impaneled, or hereafter so to be, subject to the provisions of an act entitled "A supplement to an act entitled 'An act concerning juries' (Revision), approved March twentyseventh, one thousand eight hundred and seventyfour," approved May twenty-ninth, one thousand nine hundred and thirteen, are hereby validated, ratified, approved and confirmed as true and lawful grand and petit jurors, and the actions, presentments, verdicts, findings and performance of all other proper duties by the said grand and petit jurors during the term for which they have been or may be selected, drawn, summoned and impaneled, shall be in all respects good and effectual in law: provided, however, that nothing herein contained shall be held to deprive any party of any right or privilege established by objection made to the

All actions valid.

Proviso.

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validity or legality of the selecting, drawing, summoning or impaneling of any grand or petit jury made and entered of record prior to the passage and approval of this act.

2. All acts and parts of acts inconsistent here-Repealer. with are hereby repealed, and this act shall take

effect immediately.

Approved February 3, 1914.

JAMES F. FIELDER, Governor.

CHAPTER 2.

An Act to repeal an act entitled "An act to validate and confirm all acts and proceedings had or to be had or performed by grand and petit jurors selected, drawn, summoned or impaneled, pursuant to the provisions of an act entitled "A supplement to an act entitled "An act concerning juries" (Revision), approved March twenty-seventh, one thousand eight hundred and seventy-four, approved May twenty-ninth, one thousand nine hundred and thirteen," approved February third, one thousand nine hundred and fourteen.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. The act referred to in the title of this act be Act Repealed.

and the same is hereby repealed.

2. This act shall take effect immediately. Approved February 24, 1914.

CHAPTER 3.

An Act to validate, confirm, ratify and approve all acts and proceedings had or to be had or performed by grand and petit jurors selected, drawn, summoned or impaneled, or which may hereafter be selected, drawn, summoned or impaneled, pursuant to the provisions of an act entitled "A supplement to an act entitled "An act concerning juries" (Revision), approved March twenty-seventh, one thousand eight hundred and seventy-four," approved May twenty-seventh, one thousand nine hundred and thirteen.

Presmble.

Whereas, The Legislature of the State of New Jersey, at the special session of nineteen hundred and thirteen, adopted an act entitled "A supplement to an act entitled 'An act concerning juries' (Revision), approved March twenty-seventh, one thousand eight hundred and seventy-four," approved May twenty-ninth, one thousand nine hundred and thirteen, which said act contained a provision to the effect that it should not become operative until adopted at the general election next following, by the vote of the people of this State; and also at said special session adopted the act referred to in the title of this act, which last-mentioned act became operative immediately upon its approval; and

Pres mble.

Whereas, The Supreme Court of this State declared the referendum act above referred to to be unconstitutional and void, because of which decision, pending proceedings in review in the Court of Errors and Appeals, grand and petit jurors have been selected under the provisions of the act referred to above containing no referendum provision and becoming operative immediately; and

WHEREAS, By the judgment of the Court of Errors Preamble. and Appeals of this State, the referendum act above referred to has been declared to be constitutional and a valid law of this State, thereby superseding the prior act, in order that the actions and proceedings had or to be had or performed by the grand and petit jurors selected, drawn, summoned or impaneled, or hereafter so to be, under the provisions of the act referred to in the title of this act, may not be questioned in any court; therefore,

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. The grand and petit jurors selected, drawn, Lawful summoned or impaneled, or hereafter so to be, subject to the provisions of an act entitled "A supplement to an act entitled 'An act concerning juries' (Revision), approved March twentyseventh, one thousand eight hundred and seventyfour," approved May twenty-seventh, one thousand nine hundred and thirteen, are hereby validated, ratified approved and confirmed as true and All actions lawful grand and petit jurors, and the actions, presentments, verdicts, findings and performance of all other proper duties by the said grand and petit jurors during the term for which they have been or may be selected, drawn, summoned and impaneled, shall be in all respects good and effectual in law; provided, however, that nothing herein con- Proviso. tained shall be held to deprive any party of any right or privilege established by objection made to the validity or legality of the selecting, drawing, summoning or impaneling of any grand or petit jury made and entered of record prior to the passage and approval of this act.

2. Nothing herein contained shall be construed Jury act to alter, amend or repeal the act entitled "A sup-not affected. plement to an act entitled 'An act concerning

juries' (Revision), approved March twenty-seventh, one thousand eight hundred and seventy-four,' approved May twenty-ninth, one thousand nine hundred and thirteen.

3. This act shall take effect immediately.

Approved February 24, 1914.

CHAPTER 4.

An Act to incorporate the borough of Ogdensburg, in the county of Sussex.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Corporate Name. 1. The inhabitants of that portion of the township of Sparta, in the county of Sussex and State of New Jersey, hereinafter set forth, are hereby constituted and declared to be a body corporate in fact and in law by the name of "The Borough of Ogdensburg," and as such shall be governed by the general laws of this State relating to boroughs.

Boundaries of borough.

2. The boundaries of said borough shall be as follows: Beginning at a hole drilled in a stone in the road leading from Ogdensburg to the borough of Franklin, said stone is about three-eighths of a mile northeasterly from the Ogdensburg post office, and is in the boundary line between the townships of Hardyston and Sparta, and is a corner of the borough of Franklin, running thence along the boundary line between the townships of Hardyston and Sparta (1) south forty-one degrees and twenty minutes east, thirteen hundred and eight feet to a point on a large rock; thence along the boundary line between the townships of Hardyston and Sparta (2) south forty-eight degrees and thirty minutes east, twenty-nine hundred and twenty-

eight feet to a stake and stones; thence (3) south forty-one degrees and thirty minutes west, thirtyeight hundred and forty-nine feet to a stake near brook: thence (4) south seventy-four degrees and fifty-six minutes west, fifty hundred and twentythree feet to a stake and stones in Brook's field; thence (5) north fifty-one degrees and thirty minutes west, forty-one hundred and ninety-two feet to a stake in Predmore's woods: thence (6) north fourteen degrees and two minutes east, six hundred and forty-six feet to a stake; thence (7) north twenty-nine degrees and twenty-six minutes east, forty-seven hundred and six feet to a stake; thence (8) north thirty-eight degrees and five minutes east, thirty-seven hundred and seventy feet to a stake and stones in the boundary line of the borough of Franklin; thence (9) along the boundary line of the borough of Franklin south forty-one degrees and twenty minutes east, forty-three hundred and twenty-seven feet to the place of beginning.

3. This act shall take effect immediately, pro- Beferendum. vided it shall not operate to effect the incorporation of the territory above described as a borough of this State until it shall have been accepted by a vote of the majority of the legal voters of said described territory voting thereon at a special election to be held within said territory within forty days from the approval of this act. Such special Special election shall be held between the hours of six A. M. and seven P. M., on a day appointed and at a place within said territory to be fixed by the clerk of said township of Sparta. The clerk of said Notice. township shall cause public notice of the time and place of holding said election to be given by advertisements signed by himself and set up in at least ten public places within said described territory. and published in one or more newspapers printed or circulating therein at least ten days prior to such election. The said public notice must be given

by said township clerk within twenty-five days after the approval of this act, and upon his failure so to do, then any three resident taxpayers within the above described territory may cause such notice to be given, and such election shall be held in accordance with such notice. Such election shall be held at the time and place so appointed and shall be conducted by the present board of registry and elections for the district of North Sparta, in the township of Sparta, in the county of Sussex.

Election, how conducted.

Registry.

Said election shall be by ballot. The register of voters within said described territory used at the general election next preceding the holding of such special election shall be used for the purpose of conducting such special election. It shall not be necessary for the said board of registry and elections to make a new registry of voters for such special election, but only to revise and correct the register made for the last general election. said board of registry and elections shall meet one week preceding said special election at the place where the same is to be held from one o'clock P. M. to nine o'clock P. M., for the purpose of revising and correcting the registry lists in the manner provided under the general election laws. Public notice of such meeting shall be given by the said board of registry and elections at the time and in the same manner as notice of said election. clerk of said township shall also provide the necessary ballots to be voted at such election, upon which shall be printed the proposition with instructions to the voter in the following form:

Revised register.

Ballots,

How to

If you favor the proposition printed below, make an \times mark in the square to the left of and opposite the word "Yes;" if you are opposed thereto make an \times mark in the square to the left of and opposite the word "No."

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Yes.	incorporate the borough of Og-
No.	densburg, in the county of Sussex'' be adopted?

If the voter makes an X mark in black ink or black pencil in the square to the left of and opposite the word "Yes," it may be counted as a vote

in favor of such proposition.

If the voter shall make an X mark in black ink counting. or black pencil in the square to the left of and opposite the word "No," it may be counted as a vote against such proposition, and in case no mark shall be made in the square to the left of and opposite either the word "Yes" or "No," it shall not be counted as a vote either for or against such proposition.

The officers holding said election shall immedi- Result ately at its close certify in writing under their hands, in duplicate, the result thereof; one of which certificates shall be filed forthwith with the clerk of the township of Sparta, and one with the clerk of the county of Sussex. The county board of elections shall proceed to canvass and determine the vote cast at said election at the time and in the manner provided by law and a statement of the total result of said canvass shall be filed in the office of the clerk of Sussex county, and said county clerk shall thereupon forward to the Secretary of State, and to the clerk of said township of Sparta respectively, a certified copy of said statement.

Approved February 26, 1914.

certified to

CHAPTER 5.

A Supplement to an act entitled "An act concerning marriages (Revision 1912)," approved March twenty-seventh, one thousand nine hundred and twelve.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Marriage in criminal charges.

1. In all cases wherein any person shall be arrested upon a criminal charge, involving an accusation of bastardy, rape, fornication or of having had carnal knowledge of an unmarried female, and the accused person consents to marry such female, such marriage may be performed immediately, after obtaining a marriage license.

2. This act shall take effect immediately.

Approved March 6, 1914.

CHAPTER 6.

An Act to amend an act entitled "An act to enable any city in this State to buy land and build a new almshouse and furnish same, and also to sell lands and buildings now used for such purpose," approved April ninth, one thousand nine hundred and ten.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Section 2 amended. 1. Section two of the act to which this act is an amendment shall be, and the same is hereby amended so as to read as follows:

2. To enable such city to obtain the money requisite for the purpose aforesaid such city may issue its temporary loan bonds bearing interest at a rate not exceeding five per centum per annum and may Rate. renew the same from time to time until the work so authorized to be constructed shall be completed. but at no time shall more than four hundred thou- Amount. sand dollars in temporary loan bonds be issued for the purchase of lands and erection and furnishing of said almshouse as aforesaid.

2. Section three of the act to which this act is an section : amendment shall be, and the same is hereby amended.

amended, so as to read as follows:

3. When such almshouse shall have been fully Permanent completed and furnished, the common council or other board or body having charge of the finances of said city shall issue the permanent bonds of such city to an amount not exceeding four hundred thou- Amount. sand dollars; said bonds shall run for a period not exceeding thirty years and shall bear interest at a Time. rate not exceeding five per centum per annum. The Rate proceeds of the sale of such bonds shall be used to use of take up and redeem the temporary loan bonds proceeds. issued for the purpose of raising money to carry on the aforesaid work.

3. This act shall take effect immediately. Approved March 6, 1914.

CHAPTER 7.

An Act authorizing the cities of this State to appropriate moneys for the celebration of the Fourth of July, Washington's Birthday, Decoration Day and Columbus Day.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Cities may spend money for certain celebrations. 1. It shall be lawful for the common councils, boards of aldermen, boards of finance, or other governing bodies of any city in this State, in addition to the powers conferred upon them by their respective charters, to appropriate such sums of money as they may deem expedient for the celebration of Fourth of July, Washington's Birthday, Decoration Day and Columbus Day in each year.

Repealer.

2. All acts and parts of acts inconsistent with the provisions of this act be and the same are hereby repealed.

3. This act shall take effect immediately.

Approved March 6, 1914.

CHAPTER 8.

An Act providing for the celebration of the two hundred and fiftieth anniversary of the founding of cities in this State, and for payment of the cost thereof.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Anniversary celebrations in cities.

Appropria-

1. It shall be lawful for the common council, or other governing body of any city in this State, to provide, by resolution, for the celebration of the two hundred and fiftieth anniversary of the founding of such city, and for the appointment by the mayor thereof of a suitable committee of the inhabitants which shall have full charge of such celebration. The said common council, or other body having control of the finances of such city, may make a suitable appropriation to such committee for the expenses of such celebration from any unappropriated and available moneys.

2. This act shall take effect immediately.

Approved March 9, 1914.

Approved march o, 101

CHAPTER 9.

An Act to repeal an act entitled "An act for the reduction and limitation of the rate of taxation into several taxing districts of this State," approved April thirteenth, one thousand nine hundred and six and the several amendments thereof and supplements thereto.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. The act entitled "An act for the reduction and Act repealed. limitation of the rate of taxation into several taxing districts of this State" approved April thirteenth, one thousand nine hundred and six and the several amendments thereof and supplements thereto, be and the same are repealed hereby.

2. This act shall take effect immediately.

Approved March 10, 1914.

CHAPTER 10.

An Act to regulate the payment of salaries of county employees in counties of the second class.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. All county employees in counties of the second semiclass of this State shall be paid semi-monthly.

2. This act shall take effect immediately. Approved March 10, 1914.

monthly



CHAPTER 11.

An Act to amend an act entitled "An act authorizing a fireman's home for the aged, indigent and disabled firemen of this State, and providing for the regulation and government of such home," approved April second, one thousand eight hundred and ninety-eight.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Section 10 amended. 1. Section ten of the act of which this is amendatory be, and the same is hereby amended to read as follows:

Board of managers.

10. When said commissioners shall report said home ready for occupation, the Governor shall thereupon appoint from the active or exempt firemen of the State one person from each congressional district of the State, who, with the president of the New Jersey State Firemen's Association for the time being and the Commissioner of Banking and Insurance and Comptroller of the State for the time being, shall be the board of managers of the New Jersey Firemen's Home; the members of said board of managers from the congressional districts shall serve for the term of four (4) years, and their successors shall be appointed by the Governor from the active or exempt firemen of the State; the president of the New Jersey State Firemen's Association for the time being and the Commissioner of Banking and Insurance and Comptroller of the State for the time being shall at all times be members of said board of managers; the said managers shall receive no compensation for their services, but may be reimbursed their actual expenses out of the funds belonging to the home; any vacancy in said board of managers shall be filled

Term.

Ex-officie members.

Vacancies

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by the Governor from the active or exempt firemen of the congressional district in which the vacancy happens; all appointments to fill such vacancies shall be for the unexpired term only.

2. This act shall take effect immediately.

Approved March 10, 1914.

CHAPTER 12.

A Supplement to an act entitled "An act respecting conveyances" (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. No map, plat, plan or chart of lands, now required by law or that may hereafter be required find in by law, to be filed, or that may hereafter be presented to the clerk of the Court of Common Pleas, surrogate or register of deeds, wherever such office exists, in any county of this State, shall be received for filing, unless the same shall be made upon translucent tracing cloth, with fast-colored waterproof ink and be accompanied by a clothprint duplicate.

Approved March 10, 1914.



CHAPTER 13.

An Act to authorize the Board of Health of the State of New Jersey to prepare and distribute culture media and other laboratory supplies to county and municipal laboratories, physicians and pharmacists in this State.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Laboratory supplies furnished by state board of health.

1. The Board of Health of the State of New Jersey may prepare, or cause to be prepared, in the State Laboratory of Hygiene such culture media, stains, solutions, cultures, cultural products, and other laboratory supplies as may be useful to the county or municipal laboratories, physicians or pharmacists in this State. Such substances so prepared may be sold at prices to be fixed by said board to county and municipal laboratories, physicians and pharmacists in this State, under such rules and regulations as may from time to time be made by said board.

Disposition of receipts.

- 2. All moneys received from the sale of such laboratory supplies shall be paid by the Board of Health of the State of New Jersey to the Treasurer of the State and shall be added to the amount appropriated for the support of the bacteriological laboratory, and shall be expended by said board for the maintenance of said laboratory.
 - 3. This act shall take effect immediately. Approved March 10, 1914.

CHAPTER 14.

An Act to amend an act entitled "A further supplement to an act entitled 'An act to provide for the imposition of State taxes upon certain corporations and for the collection thereof,' approved April eighteenth, one thousand eight hundred and eighty-four," which supplement was approved June third, one thousand nine hundred and five.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. Section three of the act entitled "A further section supplement to an act entitled 'An act to provide amended. for the imposition of State taxes upon certain corporations and for the collection thereof,' approved April eighteenth, one thousand eight hundred and eighty-four," which supplement was approved June third, one thousand nine hundred and five, be and the same is hereby amended so as to read as follows:

3. The proclamation of the Governor shall be Proclamation filed in the office of the Secretary of State.

2. This act shall take effect immediately. Approved March 11, 1914.

CHAPTER 15.

An Act to amend an act entitled "An act to amend an act entitled 'An act to provide for officers of the Senate and General Assembly and to fix their compensation," approved June eleventh, one thousand eight hundred and ninety-five," approved January twentieth, one thousand nine hundred and thirteen.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Section 2

Officers of Senate and their compensation. 1. Section two of the aforesaid act is hereby amended so as to read as follows:

2. The following shall be the officers of the Senate, who shall severally receive the annual compensation herein prescribed, that is to say:

The secretary of the Senate, fifteen hundred

dollars;

The assistant secretary of the Senate, twelve

hundred dollars;

The president's secretary, six hundred dollars; The supervisor of bills, twelve hundred dollars; The assistant supervisor of bills, six hundred dollars:

The second assistant supervisor of bills, five hundred dollars:

The journal clerk, one thousand dollars;

The assistant journal clerk, five hundred dollars; The second assistant journal clerk, four hundred dollars:

The calendar clerk, five hundred dollars;

The bill clerk, five hundred dollars;

The assistant bill clerk, five hundred dollars;

The sergeant-at-arms, seven hundred dollars;
The assistant sergeant-at-arms five hundre

The assistant sergeant-at-arms, five hundred dollars;

The clerk to the committee on printed bills, five hundred dollars;

The clerk to the committee on appropriations, five hundred dollars;

Four clerks to committees, to be assigned to duty by the secretary of the Senate, three hundred and fifty dollars each;

Four stenographers, five hundred dollars each; Five doorkeepers, three hundred and fifty dollars each;

Three gallery keepers, three hundred and fifty dollars each;

Four file clerks, three hundred and fifty dollars each;

Six pages, two hundred dollars each.

2. Section three of the aforesaid act is hereby section amended so as to read as follows:

3. The following shall be the officers of the officers of House of Assembly, who shall severally receive the their compenannual compensation herein prescribed, that is to say:

The clerk of the House, fifteen hundred dollars; The assistant clerk, twelve hundred dollars;

An assistant to the clerk of the House, three hundred and fifty dollars;

The speaker's secretary, six hundred dollars; The speaker's assistant secretary, five hundred dollars;

The journal clerk, one thousand dollars;

Two assistant journal clerks, five hundred dollars each;

The supervisor of bills, thirteen hundred dollars; Three assistant supervisors of bills, six hundred dollars each:

The sergeant-at-arms, seven hundred dollars; Two assistant sergeants-at-arms, five hundred

dollars each:

The bill clerk and one assistant bill clerk, five hundred dollars each;

The clerk to the committee on printed bills, five hundred dollars;

Eight clerks to committees, to be assigned to duty by the clerk of the House, three hundred and fifty dollars each:

Three stenographers, five hundred dollars each; One stenographer for minority, five hundred

dollars;

Twelve doorkeepers, three hundred and fifty dollars each;

Fifteen file clerks, three hundred dollars each;

Ten pages, two hundred dollars each;

3. This act shall take effect immediately.

Approved March 13, 1914.

CHAPTER 16.

A Supplement to an act entitled "An act for the protection of certain kinds of birds, game and fish, to regulate their method of capture and provide open and close seasons for such capture and possession (Revision of 1903)," approved April fourteenth, one thousand nine hundred and three.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Wild turkeys protected.

Penalty.

1. It shall be unlawful for five years from the passage of this act to capture, kill, injure, destroy, or have in possession, any wild turkey, under a penalty of fifty dollars for each offense, to be recovered in accordance with the provisions of the act entitled "An act to provide a uniform procedure for the enforcement of all laws relating to fish, game and birds, and for the recovery of penalties for violations thereof," approved March twenty-ninth, one thousand eight hundred and ninety-

seven, and the amendments thereof and the supplements thereto.

2. All acts or parts of acts inconsistent with this Repealer. act be and the same are hereby repealed, and this act shall take effect immediately.

Approved March 13, 1914.

CHAPTER 17.

An Act to amend an act entitled "An act prohibiting any person or corporation from erecting, setting, operating or maintaining any fish pound net in the waters of the Atlantic ocean, Sandy Hook bay or Raritan bay, without first obtaining a license for such purpose from the Board of Fish and Game Commissioners of this State," approved April second, nineteen hundred and twelve.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section two of the act of which this act is section 2 amendatory be amended so as to read as follows:

2. Application for a license for the purpose mentioned in the first section of this act shall be made to the Board of Fish and Game Commissioners. Said board shall, upon the payment to them of the sum of fifty dollars for each fish pound net to be roe. erected in the Atlantic ocean, and ten dollars for each pound net to be erected in Sandy Hook bay or Raritan bay, as a license fee, issue to the person or persons, corporation or corporations, applying therefor and paying said sums as aforesaid, if entitled thereto under the provisions of this act, a license duly signed by the secretary of said board to erect, set, operate and maintain a fish pound

Validity of

Proviso.

net in one of the waters above specified, which said license shall be void after the thirty-first day of December next succeeding its issuance. The method of numbering and identification of said pounds shall be such as may be determined by the Board of Fish and Game Commissioners without expense to the owners of said pounds; provided, that no pound, except pounds heretofore established, shall be set, erected, operated or maintained in the Atlantic ocean within one and one-half miles of any other pound, said measurement to be parallel with the coast line.

2. This act shall take effect immediately. Approved March 13, 1914.

CHAPTER 18.

A Supplement to an act entitled "An act concerning townships" (Revision), approved March twenty-fourth, one thousand eight hundred and ninety-nine.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Extension of sewer system. 1. Whenever the township committee of any township, wherein there is a sewer system and sewage disposal plant owned and operated by the township, desire to extend and lay additional connecting pipes, mains and manholes, said committee may ascertain the cost thereof by employing an engineer who shall make report of the same to the committee, and said committee may by ordinance build, lay and construct all necessary manholes, mains and pipes in the public streets and ways of said township, and in anticipation of the collection

Ascertain

Borrow

of the rates, taxes and charges to be imposed by the township committee against the abutting property owners, the township committee may borrow money from time to time for the purpose of building, laying and constructing said manholes, mains and pipes, and may issue in the name of the township improvement certificates to pay the whole cost of the same, and township bonds may be issued Bond 188010. by the township committee, either by resolution or ordinance, to redeem said certificates at maturity.

2. Nothing in this act shall be construed as in Act how any way repealing or modifying the provisions of any other act providing for the construction of sewers in townships, but the powers hereby granted shall be construed as in addition to such

3. This act shall take effect immediately. Approved March 13, 1914.

CHAPTER 19.

An Act to amend an act entitled "An act regulating fishing in the Mullica river and its tributaries," approved April eighth, nineteen hundred and ten.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section one of the act of which this act is Section 1 amendatory be amended so as to read as follows:

1. Hereafter it shall be unlawful to fish with any with net. net in the Mullica river, or any of its tributaries, between the first day of March and the fifteenth day of November in each year; provided, however, Proviso. that drifting gill nets may be used in said river and tributaries during the months of May and

Proviso

June, of each year, for the purpose of taking shad and weakfish only; provided, further, that herring may be taken with any net during the months of April and May in each year above Greenbank bridge, on said Mullica river, and the Wading river bridge, on Wading river, and Bass river bridge, on Bass river, said two last-named rivers being tributaries of the Mullica river aforesaid.

2. This act shall take effect immediately.

Approved March 13, 1914.

CHAPTER 20.

An Act to amend an act entitled "An act relating to courts having criminal jurisdiction and regulating proceedings in criminal cases" (Revision of 1898).

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Section 55 amended.

1. Section fifty-five of an act entitled "An act relating to courts having criminal jurisdiction and regulating proceedings in criminal cases" (Revision of 1898), be and the same is hereby amended

to read as follows:

Review of conviction.

55. After conviction and sentence the court before which such conviction was had, upon the application of the defendant for a new trial, shall have power, at any time during the term in which the judgment is entered, to open and vacate the same and grant a new trial, and discharge the defendant from custody upon bail pending such new trial; or may, at any time, either during the term in which the judgment is entered, or after the term, upon the application of the defendant, or, on its own motion, open and vacate the judgment entered

May vacate judgment and esentence.

on any conviction, and resentence the defendant, as right and justice may seem to require, and discharge the defendant from custody upon bail pending such resentence.

2. This act shall include convictions heretofore courts included.

had in any court.

3. All acts and parts of acts inconsistent with Repealer. this act be and the same are hereby repealed.

4. This act shall take effect immediately.

Approved March 16, 1914.

CHAPTER 21.

An Act to repeal an act entitled "An act to fix the fees of sheriffs of counties of the second class in which is or may be maintained a workhouse," approved May sixteenth, one thousand eight hundred and ninety-four.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. An act entitled "An act to fix the fees of Act repealed. sheriffs of counties of the second class, in which is or may be maintained a workhouse," approved May sixteenth, one thousand eight hundred and ninety-four, be and the same is hereby repealed.

2. This act shall take effect immediately.

Approved March 18, 1914.

CHAPTER 22.

An Act to amend "An act concerning disorderly persons (Revision of 1898)" approved June fourteenth, one thousand eight hundred and ninety-eight.

Be it enacted by the Senate and General Assem-

bly of the State of New Jersey:

Section 15 amended.

1. Amend section fifteen of the act entitled "An act concerning disorderly persons (Revision of 1898)" approved June fourteenth, one thousand eight hundred and ninety-eight, to read as follows:

Penalty for refusal to

15. Any wilful refusal to make such arrest, on the part of any constable or police officer, shall subject him to a penalty of ten dollars, to be collected as penalties are by law collectible, and shall be paid into the poor fund of the district in which the officer resides; provided, however, that the constable or police officer shall be entitled to the actual fare he may have to pay for himself and his prisoner or prisoners in taking them to the county jail, county farm, house of correction, poorhouse, workhouse, or penitentiary, in addition to the fees hereinafter provided.

2. This act shall take effect immediately.

Approved March 18, 1914.

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Proviso.

CHAPTER 23.

A Supplement to an act entitled "An act respecting the Prerogative Court, and the power and authority of the ordinary, (Revision of 1900)."

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. The Prerogative Court shall hold no stated No stated terms, and all causes and matters cognizable before the ordinary or any of the vice ordinaries, may be brought on for hearing at such days and times and upon such notice, where notice is required, as the ordinary or vice ordinary may order and direct, subject to any rules of the Prerogative Court heretofore or hereafter to be made.

2. All acts and parts of acts inconsistent with Repealer.

this act be and the same are hereby repealed.

Approved March 18, 1914.

CHAPTER 24.

An Act making appropriation to defray the cost of printing and distributing two thousand copies of the proceedings of the New Jersey Conference of Charities and Corrections for the year nineteen hundred and thirteen.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. There is hereby appropriated the sum of six Appropriation hundred dollars for the purpose of defraying the report. cost of printing and distributing two thousand



copies of the proceedings of the New Jersey Conference of Charities and Corrections for the year nineteen hundred and thirteen, to be expended by the Treasurer upon warrant of the Comptroller, upon bills approved by the Governor.

Repealer.

2. All acts and parts of acts inconsistent with the provisions of this act be and the same are hereby repealed, and this act shall take effect immediately.

Approved March 18, 1914.

CHAPTER 25.

An Act to incorporate the borough of Ocean Grove, in the county of Monmouth.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Corporate

1. The inhabitants of that portion of the township of Neptune, in the county of Monmouth, contained within the limits hereinafter set forth, are hereby constituted and declared to be a body politic and corporate in fact and in law by the name of the Borough of Ocean Grove, and shall be governed by the general laws of this State relating to boroughs.

Boundaries.

2. The territorial limits of said borough shall be as follows: Bounded on the east by the Atlantic ocean, on the north by the southerly boundary line of the city of Asbury Park, on the west by the main road leading from Asbury Park to Belmar, and on the south by the northerly boundary line of the borough of Bradley Beach.

Referendum

3. This act shall take effect immediately, but shall not operate to effect the incorporation of the territory above described as a borough until it shall

have been accepted by a majority vote of the qualified voters residing in the above described territory at a special election to be held therein on the first Tuesday of May, in the year one thousand nine hundred and fourteen, from six o'clock A. M. to seven o'clock P. M. of said day.

The clerk of the township of Neptune, in the Notice of county of Monmouth, shall provide a suitable place in each of the election districts comprising the territory above described in which said election shall be held. The county board of elections shall cause public notice of the time, place and object of such election to be given by posting said notice in at least ten public places in the above described territory for at least two weeks prior thereto, which notice shall also be published once a week for a like space of time in one newspaper published or circulating within said territory.

Said election shall be by ballot and shall be con- Election, how ducted by the local boards of registry and elections for each of the election districts in which the above described territory is situate. The registry of Registry. voters used at the last general election shall be used at this election and each of said boards of registry and elections shall meet on Tuesday preceding the said election at the place where the same is to be held in each of said districts from one o'clock P. M. to nine o'clock P. M. for the purpose of revising and correcting the respective registry lists in the manner provided under the general election laws. Public notice of such meeting shall be given by the said county board of registry and elections at the time and in the same manner as notice of said election. The said county board of Ballots. election shall also provide the necessary ballots to be voted at such election upon which shall be printed the proposition with instructions to the voter in the following form:

conducted.

If you favor the proposition printed below, make How to vote. an \times mark in the square to the left of and oppo-

site the word "YES," if you are opposed thereto, make an \times mark in the square to the left of and opposite the word "No."

Yes	Shall an act entitled "An act to incorporate the Borough of Ocean Grove, in the county of Monmouth" be adopted?
No	

Count.

If the voter makes an \times mark in black ink or black pencil in the square to the left of and opposite the word "Yes," it may be counted as a vote in favor of such proposition.

If the voter shall make an \times mark in black ink or black pencil in the square to the left of and opposite the word "No," it may be counted as a vote against such proposition, and in case no mark shall be made in the square to the left of and opposite either the word "Yes" or "No," it shall not be counted as a vote either for or against such proposition.

Result of election

The officers holding said election in each of said election districts shall immediately at its close certify in writing under their hands in duplicate the result thereof; one of which certificates shall be filed forthwith with the clerk of the township of Neptune and one with the clerk of the county of Monmouth. The county board of elections shall proceed to canvass and determine the vote cast at said election at the time and in the manner provided by law and a statement of the total result of said canvass shall be filed in the county clerk's office, and the county clerk shall thereupon forward to the Secretary of State and the clerk of the township of Neptune, respectively, a certified copy of such statement.

filed.

Canvass.

Result declared.

4. This act shall take effect immediately. Approved March 18, 1914.

CHAPTER 26.

An Act to amend an act entitled "An act defining motor vehicles and providing for the registration of the same and the licensing of the drivers thereof; fixing rules regulating the use and speed of motor vehicles; fixing the amount of license and registration fees; prescribing and regulating process and the service thereof, and proceedings for the violation of the provisions of the act and penalties for said violations," approved April twelfth, one thousand nine hundred and six.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section four, subdivision two, of the act to section 4 which this act is an amendment be and the same is

hereby amended so as to read as follows:

4. (2) Every motor cycle shall carry, during the Lights on period from one hour after sunset to one hour before sunrise, and whenever fog renders it impossible to see a long distance, at least one lighted lamp, showing a white light visible at least two hundred feet in the direction toward which the motor cycle is proceeding; and shall carry upon the rear of such motor cycle a light, the rays of which shall shine upon the number plate which shall be affixed to the rear mud-guard.

2. This act shall take effect immediately.

Approved March 18, 1914.



CHAPTER 27.

An Act to create the Commander of the Department of New Jersey of the Grand Army of the Republic ex-officio a member of the Board of Managers of the New Jersey Home for Disabled Soldiers, at Kearny, and the New Jersey Home for Disabled Soldiers, Sailors, Marines and Their Wives, at Vineland.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Ex-officio member of boards of managers. 1. The Commander of the Department of New Jersey of the Grand Army of the Republic, for the time being, is hereby appointed and created, exofficio, a member of the Board of Managers of the New Jersey Home for Disabled Soldiers, at Kearny, and of the Board of Managers of the New Jersey Home for Disabled Soldiers, Sailors, Marines and Their Wives, at Vineland, with full power to act and share in the powers and duties of the respective boards of managers as a due and lawful member thereof.

Repealer.

2. All acts and parts of acts inconsistent herewith are hereby repealed, and this act shall take effect immediately.

Approved March 18, 1914.

CHAPTER 28.

An Act authorizing the appointment of a legislative advisor and bill examiner, defining his duties and fixing his salary.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. The Attorney-General of this State shall ap- Legislative point a competent counsellor at law of this State to act as legislative advisor and bill examiner, who shall hold office at the pleasure of the Attorney-General. Such appointment shall be evidenced by certificate of the Attorney-General filed in the office of the Secretary of State, and the salary of such advisor and examiner shall be fifteen hun-salary. dred dollars per annum, payable in such instalments as shall be authorized by certificate of the Attorney-General.

2. The said advisor and examiner shall maintain office. an office in conjunction with the legislative reference department of the State Library in the State Capitol, in rooms assigned by the State House Commission, which shall be open from the first day when open. in December to the close of the annual legislative session and for such further time as the President of the Senate and the Speaker of the House of Assembly shall direct.

3. It shall be the duty of such advisor and ex- Dutles. aminer during the month of December and during the session of the Legislature, and for such further time as shall be designated by the President of the Senate and the Speaker of the House of Assembly, on request of either house of the Legislature, or of any committee or member thereof, to draw prospective acts, to examine any bill or resolution, or proposed bill or resolution, and any amendment or

amendments thereto, for the purpose of avoiding repetitions and unconstitutional provisions, and of insuring accuracy in the text and references, clearness and conciseness in the phraseology, and consistency with existing statutes, and to advise as to the constitutionality, consistency or effect of proposed legislation.

4. This act shall take effect immediately.

Approved March 18, 1914.

CHAPTER 29.

A Further Supplement to an act entitled "An act to regulate the State Library," approved March twenty-ninth, eighteen hundred and seventy-eight.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Data available to members of Legislature. 1. It shall be the duty of the State Librarian to collect and keep constantly up to date and have readily accessible to all members of the Legislature, and all other persons desiring to use the same under the supervision and regulations of the State Library, such information and material as will furnish the fullest information practicable upon all matters pertaining to current or proposed legislation or any legislative or administrative problems, and to prepare and submit digests of such information and material upon the request of any legislative committee or any member of the Legislature.

Expenses.

2. The State Librarian is hereby authorized, by and with the approval of the Governor of this State, to incur the necessary expense for carrying into effect the provisions of this act; provided, the

Provise.

annual cost thereof shall not exceed the sum of one thousand dollars.

3. This act shall take effect immediately. Approved March 18, 1914.

CHAPTER 30.

An Act to regulate the sale, handling and distribution of eggs and egg products.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. No person shall operate or conduct any estab- License to lishment where the business of breaking eggs is carried on, whether such eggs are broken for use as food or for other purposes, unless a license has first been issued by the Board of Health of the State of New Jersey to the owner, operator or manager of said establishment to conduct and operate an establishment for the breaking of eggs. Any such license issued by said board may be re- Revocation voked if the establishment for which it is issued is not conducted in accordance with the requirements of law and the rules and regulations made by the State Board of Health under authority conferred by section two of this act, and no establishment for the breaking of eggs shall continue to be operated after the revocation of such license by the State Board of Health.

2. The State Board of Health shall have power Rules and to make rules and regulations for the enforcement of the provisions of this act and for the conduct of the business of breaking eggs; said board shall also cause inspections to be made of all places where eggs are broken, stored, had in possession with intent to sell or sold.

Forbidden eggs. 3. No eggs shall be broken for use as food which are of the grades commonly known as "rots" or "spots." For the purpose of this act, the term "Rot" shall be held to mean any egg which has decomposed to such an extent that it has a putrefactive odor, and the term "Spot" shall be held to mean any egg which is wholly or partly decomposed, mouldy or sour, or which is partially hatched or contains blood rings or veins or in which the yolk is broken.

Denatured eggs.

4. All eggs which are broken for manufacturing purposes shall be denatured at the time of breaking by the addition of some substance to the eggs which will make their use for food impossible, and such eggs shall be plainly and legibly labeled with the words "For manufacturing purposes only," and all broken eggs not so denatured nor so labeled shall, for the purposes of this act, be held to be had in possession with intent to sell or use for food.

Labeled.

Containers plainly

marked.

5. No person shall have in possession any broken eggs of the grades defined in section three of this act as "rots" or "spots" unless the containers in which such eggs are held shall be plainly and legibly marked on at least two sides with the words "Rots and Spots, unfit for food" in solid black letters at least one and one-half inches in height, and the several lines of which are at least one-fourth of an inch in width.

Penalty.

6. Any person who shall conduct or operate any establishment where eggs are broken without holding a license as provided in section one of this act, or who shall conduct or operate or continue to conduct or operate any such establishment after revocation by said State Board of Health of the license to conduct or operate the same and after notice in writing has been served on said person, or who shall violate any of the other provisions of this act, shall be liable to a penalty of one hundred dollars.

7. All penalties prescribed by the provisions of this act shall be recovered in an action of debt by and in the name of the Board of Health of the State of New Jersey as plaintiff. The pleading shall conform in all respects to the practice prevailing in the court in which any such action shall be instituted, but no pleading or process shall be set aside or invalidated by reason of any formal or technical defects therein if the same contain a statement of the nature of the alleged violation and of the section of the act alleged to have been violated.

Recovery of

Pleadings.

8. When judgment shall be rendered against any Issue of defendant other than a body corporate execution shall be issued against his goods and chattels and body without any order of the court first had and obtained. If the officer executing any such writ When arrest shall be unable to find sufficient goods and chattels of said defendant in his bailiwick to make the amount of said judgment, he shall take the body of the said defendant and deliver him to the keeper of the common jail of said county, there to be detained until discharged by the court in which said judgment was obtained, or by one of the justices of the Supreme Court, when such court or justice shall be satisfied that further confinement will not result in the payment of the judgment and costs. In case Judgment judgment shall be rendered against a body corpor- against corporations. ate execution shall be issued against such body corporate as in other actions of debt. All penalties collected under this act shall be paid into the treasury of the State of New Jersey.

9. Whenever any person shall violate any of the Injunction provisions of this act it shall be lawful for the violations. State Board of Health, either before or after the institution of proceedings for the collection of the penalty imposed by this act for such violation, to file a bill in the Court of Chancery in the name of the State at the relation of such board for an injunction to restrain such violation, and for such

other or further relief in the premises as the Court of Chancery shall deem proper, but the filing of such bill, or any of the proceedings thereon, shall not relieve any party to such proceedings from the penalty or penalties prescribed by this act for such violation.

10. This act shall take effect immediately. Approved March 18, 1914.

CHAPTER 31.

An Act to amend an act entitled "An act respecting the burial of the bodies of honorably discharged soldiers, sailors and marines, the marking of their graves with suitable head-stones and the care and preservation of their graves," approved March twentieth, one thousand nine hundred and two.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Section 1 habnam a

1. Section two of the act to which this act is an amendment shall be and the same is hereby amended to read as follows:

Burial of veterans.

2. Any interment provided for by the provisions of this act shall not be made in any cemetery or plot used exclusively for the burial of pauper dead; the graves of any such deceased veterans shall be marked by a headstone, containing the name of the deceased, and, if possible, the organization to which he belonged, or in which he served; such headstone shall cost not more than twenty dollars, and shall be of such design and material as shall be approved by the Governor, Adjutant-General and Quartermaster-General of the State.

Headstone and cost.

Approved March 18, 1914.

CHAPTER 32.

An Act to amend an act entitled "An act to encourage the propagation of fish and to regulate the catching, taking and destruction of fish in the Delaware river above Trenton falls, within the jurisdiction, respectively, of the commonwealth of Pennsylvania and of the State of New Jersey, and providing penalties for violation of its provisions, and to repeal acts inconsistent therewith," approved April twenty-first, nineteen hundred and nine.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section seven of the act of which this act is amendatory be amended so as to read as follows:

7. It shall be unlawful for any person to catch and take or attempt to catch and take sturgeon from the Delaware river above Trenton falls with any device excepting a seine, the meshes of which amended. shall not be less than thirteen inches stretched measure while being fished, or to catch and take or sturgeon attempt to catch and take any other food fish from said waters with a seine the meshes of which shall be less than two and one-half inches stretched measure while being fished. It shall also be unlawful for any person to catch and take or attempt to catch and take any food fish, except sturgeon, by means of a seine, between the tenth day of June in each and every year and the first day of March next ensning: provided however that hanling seines with Use of meshes not smaller than two and one-half inches stretched measure while heing fished may be used from Sentember first to May thirty-first of each vear for the nurmose of taking carn and suckers Provise. only. Any person who shall violate any of the pro. Penalty.

visions of this section shall, on conviction thereof, be subject to a fine of one hundred dollars, together with a forfeiture of all nets, boats and appliances used.

When effective.

This act shall take effect immediately but shall not be considered as valid and operative until a similar act has been enacted by the Commonwealth of Pennsylvania.

Approved March 18, 1914.

CHAPTER 33.

An Act to amend an act entitled "An act regulating fishing in the waters of the Delaware river and bay lying between the States of New Jersey and Delaware and all the tributaries of said river and bay within said limits wherein the tide ebbs and flows," approved April twenty-seventh, one thousand nine hundred and eleven.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Section 5 amended.

1. Section five of the act of which this act is amendatory be and the same is hereby amended so as to read as follows:

Sturgeon fighing.

5. It shall be unlawful for any person to catch and take or attempt to catch and take any sturgeon from the Delaware river and bay lying between the States of New Jersey and Delaware and any of the tributaries of said river and bay within said limits, wherein the tide ebbs and flows, with any device excepting a seine or gill net, the meshes of which shall be not less than thirteen irches, stretched measure while being fished, or to catch and take, or attempt to catch and take, any other food fish from said waters with a seine the meshes of which

Other food figh.

shall be less than two and one-half inches, stretched measure while being fished, or any gill net, the meshes of which shall be less than five and onequarter inches, stretched measure while being fished; provided, that gill nets with a mesh not Proviso. smaller than three inches may be used from March first to June tenth, in each year, for the purpose of taking herring only. It shall be unlawful for any Beason for person to catch and take or attempt to catch and net fishing. take any food fish excepting sturgeon, by means of a seine or gill net, between the tenth day of June in each year and the first day of March next ensuing; provided, however, that hauling seines for the Proviso. taking of food fish and white and yellow perch, with mesh not smaller than two and one-quarter inches stretched measure, while being fished and not exceeding fifty fathoms in length, and drifting gill nets for the purpose of taking food fish, and white and yellow perch, the meshes of which shall not be less than two and three-quarter inches stretched measure, while being fished, and not exceeding fifty fathoms in length, may be used in the Delaware river and bay from the first day of March to the thirty-first day of December in each year; provided, Proviso. that not more than one gill net or hauling seine shall be used from any boat; and further provided, Proviso. that stake nets not exceeding twenty-five fathoms in length, and the meshes of said nets not smaller than three inches stretched measure while being fished, may be set approximately parallel with the shore in the tributaries of the Delaware river and bay, for the purpose of taking food fish and white and yellow perch from July fifteenth to April first next ensuing; and further provided, that no stake Provided net shall be set within two hundred feet of any other net, and shall not be set within two hundred feet of any sluice, breach or intake emptying into the tributaries of the Delaware river and hav. Anv Penalty. person who shall violate any of the provisions of this section shall, on conviction thereof, be subject

to a fine of one hundred dollars, together with a forfeiture of all nets, boats and appliances used. 2. This act shall take effect immediately. Approved March 18, 1914.

CHAPTER 34.

An Act to validate, legalize and confirm bonds. contracts and other obligations issued, authorized, made or entered into, and all proceedings leading up to the issuing, authorizing or making the same, by boards of chosen freeholders of counties of this State, pursuant to and under color of an act entitled "An act to provide for the permanent improvement of public roads in this State," approved March twenty-seventh, nineteen hundred and five, and "An act to provide for the permanent improvement and maintenance of public roads in this State (Revision of 1912)," approved April fifteenth, nineteen hundred twelve, and the acts amendatory thereof and supplementary thereto.

BE IT ENACTED by the Senate and General Assem-

March twenty-seventh, nineteen hundred and five.

bly of the State of New Jerseu:

1. Whenever any contracts or other obligations have been authorized, made or entered into for the improvement of any public road or section of road. or any bonds have been issued, or authorized to be issued, for the purpose of borrowing the money to defray and meet the county's share of the cost and expense of said improvement by the board of chosen freeholders of any county, under the authority of "An act to provide for the permanent improvement of public roads in this State," approved

Validity of

and "An act to provide for the permanent improvement and maintenance of public roads in this State (Revision of 1912)," approved April fifteenth, nineteen hundred and twelve, and acts amendatory thereof and supplementary thereto, the said contracts or other obligations and the said bonds, and all proceedings leading up to the making of said contracts and the issuance of said bonds, are hereby validated, legalized and confirmed, notwithstanding any defect, omission or irregularity in the manner of advertising said contracts, or any irregularity in the proceedings in relation to the issuance of said bonds, provided that the contract As to bonds. for such improvement has been approved by the State Commissioner of Public Roads, and provided that said bonds shall not have been sold below par, and shall mature in not exceeding thirty years from the date thereof and bear interest at not exceeding five per centum per annum.

Such bonds when delivered and paid for shall validity of constitute valid and binding obligations of the county issuing the same, notwithstanding the fact that said bonds shall bear the signatures of officers who were in office at the time of signing said bonds. but shall have left office before the time of delivery and payment therefor.

2. This act shall take effect immediately.

Approved March 18, 1914.

CHAPTER 35.

An Act to incorporate Pleasantville as a city and fix the boundaries thereof.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. All that portion of Atlantic county in the State Boundaries. of New Jersey formerly known as "The Borough

cf Pleasantville." bounded and described as follows: Beginning at a point in the line between the lands of Joseph B. Collins and the county farm twenty-eight chains southeasterly from where said line intersects the center line of the Shore road leading from Somers Point to Absecon; thence (1) north forty-four degrees and thirty-three minutes west one hundred and six chains and fifty links; thence (2) north forty-one degrees and ten minutes east to the southerly boundary line of the city of Absecon; thence (3) eastwardly along the said line the several courses thereof to a point where the beginning corner pears south forty-one degrees and ten minutes west; thence (4) south forty-one degrees and ten minutes west to the beginning, containing four square miles, be and the same is hereby constituted a city of this State; and the inhabitunts of the State residing within the limits aforesaid be and they are ordained, constituted and dechared to be, from time to time forever hereafter, one body politic and corporate, in fact and in name, by the name of "Pleasantville," and to be governed by the general laws or the State of New Jersey applicable thereto.

Corporate name.

Referendum.

Notice of

2. This act shall not operate to affect the incorporation of the inhabitants of the above-described territory as a city of this State until it shall have been accepted by a vote of a majority of the legal voters of said described territory voting thereon at a special election to be held within the territory within thirty days from the approval of this act, at which special election shall be submitted the question of the approval or disapproval of this act; such special election shall be held between the hours of six o'clock A. M. and seven o'clock P. M. on a day to be fixed by the borough clerk of Pleasantville in the county of Atlantic. The clerk of said borough of Pleasantville shall cause public notice of the time and place or places of holding of the said election, to be given by advertisement signed by himself, set up in at least five public places with-

in said described territory and published in at least one newspaper circulating therein, at least ten days prior to such election and the said clerk shall provide for the electors voting at such election, ballots, to be printed or written or partially printed and partially written, upon which ballots shall be the proposition with instructions to voters in the following form or substantially so:

If you favor the proposition printed below, make How to vote. an x mark in the square to the left of and opposite the word "Yes"; if you are opposed thereto make an x mark in the square to the left of and opposite

the word "No."

Shall an act entitled "An act to Yes incorporate Pleasantville as a city and fix the boundaries thereof" be No adopted !

If the voter makes an X mark in black ink or black pencil in the square to the left of and opposite the word "Yes," it may be counted as a vote in favor of such proposition.

If the voter shall mark an x mark in black ink or black pencil in the square to the left of and opposite the word "No," it may be counted as a vote against such proposition, and in case no mark shall be made in the square to the left of and opposite either the word "Yes" or "No" it shall not be counted as a vote either for or against such propo-

The public notice directed in this act to be given Time for by the borough clerk must be given by said clerk siving notice within fifteen days after the approval of this act and upon his failure so to do, then any three resident taxpayers within the above-described territory may cause such notice to be given, and such election shall be held in accordance with such notice at the time and place or places so appointed and be con-



-ducted by the present board of registry and elections in said borough of Pleasantville.

Registry.

The registry of voters used at the last general election shall be used at this election and said board of registry and elections shall meet one week next preceding the said election at a place where the same is to be held, from one o'clock P. M. to nine o'clock P. M. for the purpose of revising and correcting the registry lists in the manner provided under the general election laws. Public notice of such meeting to revise said registry shall be given by the clerk of the borough of Pleasantville, which notice shall state the purpose, time and place so designated for such board of registry to correct the registry lists and shall be by posting notice thereof in at least five of the most public places in said described territory at least five days prior to said meeting and publish in one issue of the Pleasantville Press, a newspaper printed and published in Pleasantville, which issue shall be at least five days prior to the day fixed for revising said registry.

Certification of result.

- 3. The officers holding said election shall immediately at its close certify in writing, under their hands in duplicate, the result thereof; one of which certificates or statements shall be filed forthwith with the clerk of the borough of Pleasantville and he shall enter the same at length on the minute books of said borough council. The other certificate or statement shall be filed with the county clerk to be by him preserved among the other records of his office.
 - 4. This act shall take effect immediately. Approved March 18, 1914.

CHAPTER 36.

An Act providing for the pensioning of police officers provided for the protection o' county public roads in counties of the first class.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. In all counties of the first class in this State. now or nereatter having police officers for the supervision and regulation of traffic upon county Retirement roads therein, any member of such ponce force thereof who shall have honorably served on such force, providing he shall be found physically unnt for further services thereon, for a period of twenty (20) years, and shall have attained the age of sixty (60) years, may be retired by the board or body having charge and control of such force upon onehalf pay, or upon his application shall be retired upon one-half pay.

2. Any member of such police traffic force who Retirement shall have attained the age of fifty (50) years and on applicashall have honorably served on such force for a period of twenty (20) years, shall, upon his application, be retired upon one-half pay.

3. Any member of such police force who shall Retirement have received a permanent disability by reason of for disability. any accident incurred at any time in the service, or by reason of disease contracted in the service, shall, upon the certificate of a physician designated for that purpose by the board having charge of such policemen, be retired upon a pension equal to one-

half of his salary at the time of his retirement. 4. The widow or children of any member of such Widows and police force who shall have lost his life in the per-children. formance of his duty, shall, so long as such widow remains unmarried or so long as such children or any of them remain under the age of sixteen years, receive a pension equal to one-half of the amount

Proviso.

of the salary of such member of said police force at the time of his death; provided, however, that if such police officer leaves a widow and children, said pension shall be paid to the widow so long as she remains unmarried, and in case of such member of said police force shall leave children and no widow, then such pension shall be paid to such of said children who have not attained the age of sixteen years in equal shares.

Pension fund, how created.

5. A fund shall be created in the following manner for the purpose of paying such pensions, to wit: There shall be deducted from every payment of salary to each member of such police force one per centum of the amount thereof; there shall also be added to such fund the following moneys: all fines imposed upon any member of such police force, and all moneys given or donated for the purpose of such fund. In case, at any time, there shall not be sufficient money in such pension fund created as provided in this act to pay such pensions, the board of chosen freeholders of said county shall include in any tax levy a sum sufficient to meet the requirements of said fund, and such sum shall be raised by tax levy no longer than is necessary to meet the requirements of such pension fund; whenever such pension fund shall exceed an amount which the board of chosen freeholders of such county shall by resolution from time to time determine to be adequate for such pension fund, no moneys, except the one per centum specified in this act, such fines, and moneys given or donated as herein mentioned, shall be paid into such fund, unless and until the amount of such fund shall fall below the amount thus determined to be adequate.

County may assist funds.

Management of fund.

6. The board of chosen freeholders of said county shall have the management and control of said fund and is hereby empowered to make all necessary rules and regulations concerning the same not inconsistent with this act; all moneys not needed for the immediate payment of such pensions shall be invested by said board of chosen freeholders in

interest-bearing bonds of any municipality in this State or in any other interest-bearing securities in which savings banks of this State are authorized to invest their funds.

7. This act shall take effect immediately. Approved March 18, 1914.

CHAPTER 37.

An Act to amend an act entitled "An act to prohibit sales of merchandise in bulk in fraud of creditors," approved June eleventh, one thousand nine hundred and seven.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section one of the act to which this is an section 1 amendment be and the same is hereby amended amended. to read as follows:

1. The sale in bulk of the whole or a large part As to bulk of the stock or merchandise and fixtures or merchandise or fixtures, otherwise than in the ordinary course of trade, and in the regular and usual prosecution of the seller's business, shall be void as against the creditors of the seller, unless the Purchaser purchaser shall, in good faith and for the pur- to protect himself by pose of giving the notice herein required, make inquiry and inquiry of the seller and receive from him a list creditors. in writing of the names and places of residence or business of and indebtedness to each and all of such creditors and unless the purchaser shall, at least ten days before the consummation of the sale, give personal notice of said proposed sale to each of the creditors of the seller as appearing on said list, or use reasonable diligence to cause

Proviso.

personal notice to be given to them, or shall deposit in the mail a registered letter of notice, postage prepaid, addressed to each of the seller's said creditors at his post-office address, according to the written information furnished; and such notice shall announce the time and place when and where the transfer is to be made and when and where the consideration is to be paid; provided, however, that no proceedings at law or equity shall be brought against the purchaser to invalidate any such voidable sale after the expiration of ninety days from the consummation thereof.

Approved March 18, 1914.

CHAPTTR 38.

An Act to amend an act entitled "An act for the government and regulation of the State prison," passed April twenty-first, eighteen hundred and seventy-six.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. Section seven of the act referred to in the title Section 7 of this act be and the same is hereby amended to read as follows:

> 7. That the Governor of this State shall be authorized to employ a suitable person as a teacher and moral instructor to the convicts in said prison. who shall devote his whole time to the duties of his office, at a salary not exceeding twelve hundred dollars per annum, to be paid by the Treasurer of this State on the warrant or warrants of the Comptroller.

2. This act shall take effect immediately. Approved March 18, 1914.

amended.

Moral instructor in State Prison.

Salary.

CHAPTER 39.

An Act to amend an act entitled "An act to regulate fishing by steam and other vessels with shirred or purse seines in the waters of the State of New Jersey, and to require a license for such fishing," approved March twenty-sixth, eighteen hundred and ninety-six.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section three of the act of which this act is section 3 amendatory be and the same is hereby amended so as to read as follows:

3. Upon the receipt of such application the Board to Board of Fish and Game Commissioners upon the fees. payment to the said board of the sum of one hundred dollars for each steam vessel of not more than fifty tons net tonnage, one hundred and twenty-five dollars for each steam vessel of over fifty tons and not more than one hundred tons net tonnage, and two hundred dollars for each steam vessel of over one hundred tons net tonnage, said net tonnage to be determined by custom house measurement; and twenty-five dollars for each sailing vessel with tenders to be so employed in the taking of men- Menhaden haden by means of such purse or shirred nets, and twenty-five dollars for each vessel other than steam or sailing vessels to be employed in taking menhaden as aforesaid as a license fee, may, in their discretion, issue to such person or persons, corporation or corporations, a license to take menhaden with purse or shirred nets, duly signed by the secretary of said Board of Fish and Game Commissioners, which said license shall be void after December thirty-first next succeeding its issnance.

Section 4 amended.

2. Section four of the act of which this act is amendatory be and the same is hereby amended so as to read as follows:

Penalties.

4. Any person or corporation violating any of the provisions of this act shall be guilty of a misdemeanor, and upon conviction thereof shall pay a penalty of five hundred dollars. Any person or corporation violating any of the provisions of this act shall, whether or not such person has been criminally prosecuted for such violation, be liable to a penalty of five hundred dollars for each offense, to be sued for and recovered in the manner provided and by the person or persons authorized to sue for and recover penalties by the provisions of an act entitled "An act to provide a uniform procedure for the enforcement of all laws relating to fish, game and birds, and for the recovery of penalties for violations thereof," approved March twenty-ninth, eighteen hundred and ninety-seven. and the acts amendatory thereof and supplementary thereto.

Recovery of penalties.

3. This act shall take effect immediately.

Approved March 18, 1914.

CHAPTER 40.

An Act to authorize boards of chosen freeholders to sell unclaimed personal property of discharged and deceased patients of the county hospitals for the insane.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Sale of personal property of decrased patients in county asylums. 1. All articles or personal property belonging to discharged or deceased patients of any county hospital for the insane in this State which shall have been placed in the custody of the warden or other proper officer of such hospital may, if unclaimed by such discharged patient or the legal representatives of such deceased patient, for a period of one year after the discharge or death of such patient, be sold at public auction in such manner and after such notice or advertisement of such sale, as the board of chosen freeholders, or the proper committee thereof, shall prescribe, and the proceeds of Proceeds. such sale shall be paid to the county collector of such county for the benefit of the hospital account.

2. This act shall take effect immediately.

Approved March 18, 1914.

CHAPTER 41.

An Act to amend an act entitled "An act to authorize cities to enlarge or construct water mains and to provide for the payment thereof," approved March twenty-eighth, nineteen hundred and four.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Section six of an act entitled "An act to au- section 6 thorize cities to enlarge or construct water mains and to provide for the payment thereof," approved March twenty-eighth, one thousand nine hundred and four, be and the same is hereby amended to read as follows:

6. For the purpose of raising money necessary Bond 198016. to pay the cost of any such enlargement of existing main or mains or the construction of additional main or mains for the use aforesaid, the board or body in such city having charge of the finances thereof is hereby authorized and empowered, in the first instance, to sell bonds of such city for an

Amount.

Time. Rate.

Proviso.

amount not exceeding the estimated costs and expenses of such improvement, payable in not more than thirty years from the date thereof, and bearing interest at a rate not exceeding five per centum per annum, and to be of such denomination as said board or body having charge of the finances of such city may determine, and which bonds may be either registered or coupon bonds; provided, however, that the bonds issued under this act in any one year shall not exceed the sum of one hundred and fifty thousand dollars.

2. This act shall take effect immediately.

Approved March 18, 1914.

CHAPTER 42.

An Act relating to commissioners of assessment for local improvements in cities of the first class in this State, and providing for the compensation of the members thereof.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Salaries of commissioners of assessment.

1. In cities of the first class of this State, the common council or other board or body having control of the finances of any such city may by resolution fix the salaries and compensation to be paid to the commissioners of assessment for local improvements; and the salary or compensation of any such officer, having been so fixed, shall not be increased or diminished during his term of office. Until so fixed, the salaries or compensation of such officers shall be and remain as now fixed by law.

Repealer.

2. All acts or parts of acts inconsistent with this act be and the same are hereby repealed, and this act shall take effect immediately.

Approved March 18, 1914.

CHAPTER 43.

Supplement to an act entitled "An act to license citizens of this State to hunt and pursue wild animals and fowl," approved April twenty-first, one thousand nine hundred and nine.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. No license to hunt, pursue or kill with a gun Minimum. or any fire-arm any of the game birds, wild animals or fowls of this State, shall be issued to any person under the age of fourteen years, and if any applicant for license shall misrepresent his age he Penalty for shall be liable to a penalty of twenty dollars, to be sentation. sued for and recovered as other penalties under the fish and game laws.

2. This act shall take effect immediately. Approved March 18, 1914.

CHAPTER 44.

An Act to amend an act entitled "An act for the establishment of farms for the propagation of game and fish," approved May first, nineteen hundred and eleven.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section one of the act of which this act is amended. amendatory be amended to read as follows:

Establish hatchery and game preserve.

1. The Board of Fish and Game Commissioners is hereby authorized to purchase suitable lands and erect buildings thereon within this State for

Management.

the purpose of propagating game and fish; the said lands and buildings shall be in charge of competent persons who shall engage such additional help from time to time as may be actually necessary, and such additional help shall be engaged only by permission of the Board of Fish and Game Commissioners. The salary of the head gamekeeper shall not exceed fifteen hundred dollars per year, and the salary of the superintendent of the hatchery shall not exceed fifteen hundred dollars per year, payable monthly. All expenses incurred in carrying out this act shall be paid by the State Treasurer on warrants of the Comptroller on bills properly approved by said board out of the receipts of said board, received through said board.

Payment of expenses.

Salaries.

2. This act shall take effect immediately.

Approved March 18, 1914.

CHAPTER 45.

An Act to increase the length of the terms of collectors of taxes in cities of the fourth class.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Term of collector.

1. Collectors of taxes in cities of the fourth class in this State, which at municipal or charter elections are now elected for terms of one year, shall hereafter be elected for terms of three years.

Repealer.

2. All acts or parts of acts inconsistent with this act be and the same are hereby repealed, and this act shall take effect immediately.

Approved March 18, 1914.

CHAPTER 46.

An Act to authorize the building, rebuilding and maintenance of bridges and approaches thereto over navigable streams, which mark the dividing line between two or more counties in this State, and to provide for the issue of bonds to pay for the same.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Where a navigable stream marks the divid- bridges, ing line between two or more counties of this State. and the respective boards of chosen freeholders of such counties have resolved, or may hereafter resolve, that a bridge across such stream at any point or points, or between any points, is a public necessity, or that any bridge then erected across said stream is necessary to be rebuilt, it shall and may be lawful for such boards of chosen freeholders of such counties, jointly, to construct and maintain such bridge and the approaches thereto; and the expense of erecting and maintenance shall be borne proportionately by such counties in such proportions as said boards of chosen freeholders may determine.

2. In case such bridge, when constructed or re. Drawbridge built, will interfere with the navigation of such stream, then the same, when constructed, shall be provided with a suitable draw, the width, design and type of construction of which shall be determined by said boards of chosen freeholders, so as to allow vessels used on said stream to pass through freely; and the expense of operating such Operation. draw and caring for such bridge shall be borne by the said boards of chosen freeholders proportion-

ately in such proportions as the said boards may determine.

Regulations

3. The boards of chosen freeholders of said counties may make such regulations, not inconsistent with the provisions of this act or the laws of this State, as they shall deem necessary for the protection of said bridge and the accommodation of those using the same, and may place the said bridge in the special care or charge of such suitable person or persons as they may appoint for that purpose.

Funds
provided.

4. For the purpose of providing the moneys necessary for building or rebuilding and maintaining any such bridge and the approaches thereto, it shall and may be lawful for the said boards of chosen freeholders, respectively, to use moneys of their respective counties not otherwise appropriated, and to raise money from time to time by taxation; and for the purpose of building such bridge or rebuilding any bridge now or hereafter erected across such stream, and the approaches thereto, if in the judgment of the board of chosen freeholders of any of said counties it would be too burdensome to the taxpayers of such county to place in the tax levy in any one year such county's proportionate share of the cost of building or rebuilding such bridge or bridges as aforesaid, it shall be lawful for such board of chosen freeholders, and each of them respectively, to issue bonds of their respective counties and sell the same, either at public or private sale, at any price not less than par, to an amount not to exceed such county's proportionate share of the cost of building or rebuilding such bridge or bridges. Such bonds, if issued, shall be made payable at not more than thirty years from the date of their issue, and shall bear interest at a rate not greater than four and one-half per centum per annum.

Bond issue.

Time and

5. When any bonds are issued, as set forth in the next preceding paragraph, it shall be the duty

Sinking fund.

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of each of the said boards of chosen freeholders, which shall issue the said bonds, to establish and create a sinking fund, and to place an amount in the annual tax levy of such county and deposit the same in said sinking fund, which will be sufficient, with its accumulations, to pay off and discharge said bonds at maturity; and it shall also be the Interest. duty of the said boards, respectively, to place in the annual tax levy each year a sufficient amount to pay the interest on the bonds.

6. This act shall take effect immediately.

Approved March 20, 1914.

CHAPTER 47.

An Act to amend an act entitled "An act respecting the orphans' court and relating to the powers and duties of the ordinary, and the Orphans' Court and surrogates" (Revision 1898), approved June fourteenth, one thousand eight hundred and ninety-eight.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section twenty-seven of the act of which this Section 27 act is amendatory be and the same is amended

hereby to read as follows:

27. If any person die intestate, or if the execu- Appointment of admintor named in any testament renounce the executor- istrator. ship, or neglect, for the space of forty days after the death of the testator or testatrix, to prove such testament, then administration of the goods, chattels and credits of such intestate or of such testator or testatrix, with the testament annexed, shall be committed or granted to the husband or widow, as the case may be, or the next of kin of such intestate



testator or testatrix, or to some of them, if they or any of them will accept the same; and if none of them will accept thereof, then to such other proper person or persons as will accept the same.

Section 168 amended. 2. Section one hundred and sixty-eight of the said act be and the same is amended hereby to read as follows:

Distribution

168. After executors or administrators shall have legally accounted for the goods and chattels and credits of the deceased, the orphans' court of the proper county shall, by a decree of distribution, order a just and equal distribution of the personal estate whereof any deceased shall die intestate. which may remain after the payment of debts, funeral charges and just expenses, among the husband or widow as the case may be, and children, or deceased children's children, if any such there be, or otherwise to the next of kindred to the intestate, in equal degrees, or legally representing their stocks, each according to his or her respective right, pursuant to the laws in such cases, and the rules and limitations hereinafter set down and the persons entitled to such distribution shall have their remedy at law, in cases of nonpayment, for the recovery of the same, against the executor or executors, administrator or administrators, so accounting, saving to every one supposing himself, herself, or themselves aggrieved, his, her and their right of appeal.

Section 169 amended. 3. Section one hundred and sixty-nine of the said act be and the same is amended hereby to read as follows:

Manner of distribution.

169. The whole surplusage of the goods, chattels and personal estate of which any person shall die intestate shall be distributed in manner following, that is to say:

To immediate family.

I. One-third part of the said surplusage to the husband or widow, as the case may be, of the intestate, and all the residue, by equal portions, to and among the children of such intestate, and such per-

sons as legally represent any of such children, who may be then dead, other than such child or children, who shall have any estate by the settlement of the intestate, or shall have been advanced by the intestate in his or her lifetime, by portion or portions equal to the share, which shall, by such distribution, be allotted to the other children, to whom such distribution is to be made; and in case any child Deductions. shall have any estate by settlement from the said intestate, or shall have been advanced by the said intestate, in his or her lifetime, by portion not equal to the share which will be due to the other children, by such distribution as aforesaid, then so much of the surplusage of the estate of such intestate shall be distributed to such child or children, as shall have any land by settlement from the intestate, or were advanced in the lifetime of the intestate, as shall make the estate of all the said children to be equal, as near as can be estimated.

II. In case there be no children, nor any legal If no chilrepresentative of them, then the whole of the said estate shall be allotted to the husband or widow, as

the case may be, of the said intestate.

III. If there be no husband or widow, as the case If children may be, then all of the said estate to be distributed only. equally to and among the children; and in case there be no child, nor any legal representative of any child, then equally among the parents and brothers and sisters, except where the intestate is a minor, in which case all of the said estate shall be allotted to the parents, if living, but, if not, then to the brothers and sisters equally.

IV. If there be no husband or widow, child or collateral any legal representative of any child, nor a parent, brother or sister, then all of the estate to be distributed equally to the next of kindred, in equal degree, of or unto the intestate and their legal representatives as aforesaid.

V. If the mother of any illegitimate child or In case of children not embraced within the class mentioned illegitimate children.

in paragraph VI hereof, shall die without leaving a husband surviving her, and leaving no lawful issue, or the issue of any, then the surplusage of her goods, chattels and personal estate shall be distributed equally to and among such illegitimate child or children.

As to children sharing equally.

VI. In any and every case where the father and mother of a child or children heretofore or hereafter born out of lawful wedlock have heretofore entered or shall hereafter enter into the bonds of lawful wedlock, and shall have cohabited or shall cohabit as husband and wife after such marriage, and such child or children shall have resided with, been recognized and treated by such parents as their child or children, then and in every such case every such child shall be entitled to share in the estate of such father and mother equally with the legitimate child or children of such intestate; provided, however, the provisions of this act shall not apply where the estate of such father or mother shall have been distributed before this act shall take effect.

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Surplus of illegitimate persons. VII. The whole surplusage of the goods, chattels and personal estate of any illegitimate person who shall die intestate and unmarried, and leaving no lawful issue, or the issue of any, him or her surviving, shall go to and be paid over to the mother of such illegitimate person; and if the mother shall have died before such illegitimate child, the next of kin of the mother shall take in the same manner as though the deceased child had been legitimate.

VIII. If any person has died or shall die intes-

In case intestate leave no relation.

tate, leaving no husband or widow, as the case may be, and no known kindred or relatives, the administrator or administrators of the estate shall at the expiration of one year after the death of such intestate, put the surplus of said estate, after payment of debts and necessary expenses, out at interest, and pay the net interest or income thereof annually to the treasurer of the municipality in

Surplus put at interest payable to municipality.

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which said intestate had his or her legal residence, or, if a nonresident, in which such intestate has so died or shall so die, to and for the use of the poor of said municipality and shall, whenever applied to for that purpose, pay the principal of such personal estate, if thereto required by the judgment or decree of any court of competent jurisdiction, within seven years next after the decease of such intestate, to his or her legal representative or representatives applying for the same, by assigning to him, her or them the bond or other security therefor, or by otherwise satisfying him, her or them for the same; and if no person or persons it not applied for in legally entitled to the personal estate of such intestate shall, within the said seven years next after principal paid his or her decease, make application as aforesaid to such administrator or administrators for the said principal, he, she or they so entitled shall forever thereafter be debarred from all right, title or claim to such decedent's personal estate, and the said administrator or administrators shall, immediately after the expiration of the said seven years. pay the whole of the said principal, with the interest that may then be due thereon, to the treasurer of the municipality in which said intestate had his or her legal residence, or, if a nonresident, in which such intestate died, to and for the use of the poor of the said municipality; provided, always, that Proviso. the right of foreigners, by treaty, shall not be affected by anything in this section contained.

to overseer of poor.

4. Section one hundred and seventy of said act Bection 170 be and the same is amended hereby to read as

follows:

170. In all cases where the total value of the assets of the estate of any intestate shall not exceed two hundred dollars, the husband or widow, as the case may be shall be entitled absolutely to the same without administration and free from the lien of all debts of such intestate except the funeral expenses.

amended

Administra-tion on estates under \$200, free.

Act repealed.

5. The act entitled "A supplement to an act entitled An act respecting the Orphans' Court, and relating to the powers and duties of the ordinary and the Orphans' Court and surrogate (Revision 1898), approved May twenty-fifth, one thousand nine hundred and five," be and the same is repealed hereby.

Approved March 20, 1914.

CHAPTER 48.

An Act providing for a chief clerk and a secretary to the board of tax commissioners, or board of assessment and revision of taxes in cities of the first class.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Chief clerk and secretary to board of tax commissioners. 1. In cities of the first class, the board of tax commissioners, or the board of assessment and revision of taxes, shall have the power to appoint a chief clerk and a secretary at salaries to be fixed by the board or body having control of the finances of such city.

2. This act shall take effect immediately. Approved March 20, 1914.

CHAPTER 49.

An Act to define, regulate and control the business of the making of loans or advancements of money in sums of three hundred (300) dollars or less in amount, and to regulate the assignment of wages when given as security for any such loan or advancement.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Every person, firm, corporation or association Loan business engaged or seeking to engage, in this State, in the business of loaning money in sums of three hundred dollars or less amounts shall procure a license to conduct such business from the Commissioner of Banking and Insurance. When an application for a Loan defined. loan, or for an endorsement or guarantee, or for the purchase of a note, is made by any person within this State, and the money is advanced, or the endorsement or guarantee is made or furnished, or the note purchased by any person situated without this State, the transaction shall be deemed a loan made within this State, and such loan, and the parties making it, shall be subject to the provisions of this act. The buying or endorsing of notes, or the As to notes. furnishing of guarantee or security for compensation, shall be considered to be engaging in the business of making small loans, within the provisions of this act. Any person, firm, corporation or association directly or indirectly engaged, or seeking to engage, in the business of negotiating, arranging, or aiding the borrower or lender in procuring who subject or making loans of three hundred dollars or less, whether such loans are actually made by such persons or by other parties, shall be deemed to be en-

gaged in the business of making small loans, and shall be subject to the provisions of this act.

License fee.

2. Any person, firm, corporation or association applying for the same under oath and in the form prescribed by the Commissioner of Banking and Insurance and paying the sum of fifty (50) dollars, may, in the discretion of the Commissioner of Banking and Insurance, except as hereinafter provided, obtain a license for carrying on the said business. The said license shall be issued by the Commissioner of Banking and Insurance and shall expire the first day of March next following the date of its issuance, but no abatement of said charge shall be made if licenses are issued for less than one year. Every such license shall be renewed annually on the first day of March in each year. No license shall be granted to any corporation unless and until such corporation shall, in writing and in due form, to be first approved by and filed by the Commissioner of Banking and Insurance, appoint an agent, resident in the State of New Jersey, upon whom all judicial and other process or legal notice directed

to such corporation may be served, and in the case of the death, removal from the State, or any legal disability or disqualification of any such agent, service of such process or notice may be made upon the Commissioner of Banking and Insurance. The

said commissioner shall have the power to reject

any application for license if he is satisfied that

Period of license.

Renewal.
Agent of
corporations.

Rejection of application.

Revocation of license.

the character and general fitness of the applicant or applicants is not such as to command the confidence of the community and to warrant the conclusion that the business will be honestly transacted in accordance with the intent and purpose of this act. The said commissioner may revoke any license if the licensee shall violate any of the provisions of this act or fail to comply with any rule or regulation made by said Commissioner under authority of section nine (9)

hereof. Whenever for any cause such license is re-

voked, said commissioner shall not issue another to said licensee until the expiration of at least one year from the date of revocation of such license and not at all if such licensee shall have been convicted of a violation of this act under the provisions of section six (6) thereof. In addition to said Examination license fee said licensee shall pay for the examination by said Commissioner of Banking and Insurance as hereinafter provided. Every such applicant shall execute and file a bond to the State of New Jersey in the penal sum of five thousand (5,000) Applicant to give bond. dollars, with the Commissioner of Banking and Insurance, to be approved by him, for the faithful observance of all laws relating to such business. Said bond shall be executed by a surety company authorized by the laws of New Jersey to transact business within the State, and such bond shall be renewed and refiled annually not later than the

first day of March in each year. 3. The license shall state fully the name or names of the person or corporation and of every member of the firm or association authorized to do business thereunder, and the location of the office or place of business in which the business is to be conducted; and in the case of a corporation shall also state the date and place of its incorporation, the names of its directors for the period for which the license is issued, and the name and address of the agent as provided in section two (2) of this act. Such license shall be kept posted in a conspicuous place in the office where the business is transacted. displayed. No person, firm, corporation or association so licensed shall transact or solicit business under any other name or at any other office or place of business than that named in the license. Not more than one office or place of business shall be maintained under the same license, and no loans or advancements shall be made at any other place than that

the Commissioner of Banking and Insurance may,

What license to show.

designated in the license. But in case of a removal, Transfer.

on application, indorse thereon a transfer to the new place of business, with the date of transfer and from the time of such endorsement the new place so designated shall be deemed the place designated in the license.

Annual investigation by banking department,

4. The Commissioner of Banking and Insurance shall either personally, or by such person or persons as he may appoint for the purpose, at least once a year, and oftener, if he deems it advisable, investigate the business and affairs of every such licensee, and for that purpose shall have free access to the vaults, books and papers thereof, and other sources of information with regard to the business of such licensee, and shall ascertain the condition of the business and whether it has been transacted in accordance with law and such rules and regulations as may be prescribed by the Commissioner of Banking and Insurance pursuant to section nine (9) of this act. Said commissioner and every examiner appointed by him shall have authority to examine under oath or affirmation any person whose testimony relative to the business of any such licensee may be required on any such examination. The cost of every such examination shall be paid by the licensee so examined, and said commissioner may maintain an action for the recovery of such costs in any court of competent jurisdiction. All licensees shall annually, on or before the twentieth day of December, submit a report to the Commissioner of Banking and Insurance in the form of a trial balance of their books at the close of business on the thirtieth of November last preceding, and shall specify the different kinds of liabilities and the different kinds of assets, together with such other information as may be called for by said commissioner in accordance with a blank form to be furnished by him.

Cost paid by licensee.

Report.

Rate of

5. No such licensee shall charge or receive of the borrower or borrowers, or any other person on his, her or their behalf, a greater rate of interest than

three per centum per month. Such interest shall not be payable in advance and shall be computed on unpaid balances. No charges, bonus, fees, ex- No fees, etc. pense or demands of any nature whatsoever other than interest as above provided shall be made upon such loans or advancements except upon the actual foreclosure of the security or upon the entry of judgment. Every such licensee shall furnish the borrower Statement furnished at the time the loan is made a statement in the Eng-borrower. lish language showing in clear and distinct terms the amount of the loan, and the date when loaned and when due, the person to whom the loan is made, the name of the lender, and the amount and rate of interest charged. On the back of such statement there shall be printed in English a copy of section five of this act. The lender shall give to the borrower a plain and complete receitp for all payments made on account of the loan at the time such Maximum payments are made. No loan or advancement loan. greater than three hundred (300) dollars shall be made to any person nor shall any one person owe such licensee more than three hundred (300) dollars at any time.

6. The violation of any provision of this act shall Penalty. be a misdemeanor, and if such violation be by a corporation, then such violation shall be a misdemeanor on the part of any person participating therein as a representative or agent of said corporation. Every loan in connection with which such violation shall have occurred shall be absolutely null and void, and the borrower shall be entitled to recover from the lender any or all sums paid or returned on account of or in connection with such loan.

7. No assignment of or order for wages earned Assignment or to be earned in the future to secure a loan or advancement of three hundred (300) dollars or less shall be valid against the employer of the person making such assignment or order unless such assignment or order is accepted in writing by said

of wages.

Consent of wife.

Proviso.

employer. No such assignment or order shall be valid when made by a married man, unless the written consent of his wife to the making thereof is attached thereto; provided, that where a married man is living separate and apart from his wife for a period of five months prior to the making of said assignment or order then said consent shall not be required.

Exceptions to application of act.

8. This act shall not be held to apply to regularly licensed pawnbrokers nor to providence loan associations authorized to do business by chapter ninety-six of the laws of nineteen hundred and four, nor to persons doing business under chapter three hundred and sixty-eight of the laws of eighteen hundred and ninety-five, nor shall it apply to banks, bankers, trust companies, savings banks, building and loan associations or insurance companies, nor to any transaction with banks, bankers, trust companies, savings banks, building and loan associations or insurance companies, nor to any loan made upon real estate security.

Bnforcement of act.

9. The enforcement of this act shall be intrusted to the Commissioner of Banking and Insurance, and he is hereby authorized and empowered to make rules and regulations necessary in his judgment for the conduct of such business and the enforcement of this act in addition hereto and not inconsistent herewith.

Act repealed.

- 10. Chapter two hundred and sixty-nine of the laws of nineteen hundred and ten entitled "An act to regulate and control the business of the making of loans on personal property, chattel mortgages or assignment of salary or wages," as amended by chapter three hundred and ninety-four of the laws of nineteen hundred and twelve, and all acts and parts of acts inconsistent herewith are hereby repealed.
- 11. This act shall take effect thirty days after its passage.

Approved March 23, 1914.

CHAPTER 50.

An Act relating to the tenure of office of inspector of buildings in cities of second class.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. The inspectors of buildings appointed or Tenure of elected by municipal boards in cities of second class building inspector. in this State shall hold office during good behavior and shall not be removed, discharged or reduced in pay or position except for inefficiency, incapacity, conduct unbecoming an employee or other just cause, and until the said officials shall have been furnished with a written statement of the reasons for such removal, discharge or reduction and shall have been given a reasonable time to make written answer thereto. Nor shall such removal, discharge Removal. or reduction be made until the charge or charges shall have been examined into and found true in fact by the board of officials appointing the said inspector at a hearing, upon reasonable notice to person charged, at which time he may be represented by counsel and offer testimony of witnesses or other evidence in his behalf.

2. All acts or parts of acts either general or Repealer. special, inconsistent with the provisions of the foregoing are hereby repealed.

3. This act shall take effect immediately.

Approved March 23, 1914.

CHAPTER 51.

An Act to amend an act entitled "An act regulating the employment, tenure and discharge of certain officers and employees of this State, and of the various counties and municipalities thereof, and providing for a Civil Service Commission and defining its powers and duties," approved April tenth, one thousand nine hundred and eight.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Section 11 amended.

1. From and after the passage and approval of this act, section eleven of the act referred to in the title of this act is hereby amended to read as follows:

Classes of civil service.

11. The civil service of this State of New Jersey and the municipalities thereof when and as they may adopt the provisions of this act, in the manner hereinafter provided, shall be divided into the unclassified service and the classified service. The unclassified service shall not be subject to any of the provisions of this act and shall include the following classes:

Unclassified service.

All officers elected by popular vote;

All officers appointed by the Governor, with or without the advice and consent of either or both branches of the Legislature;

All officers and employees appointed by either

or both branches of the Legislature;

All election officers;

All assistant prosecutors of the pleas of the counties in this State;

All heads of departments of the State government, and members of commissions and boards thereof, and all appointments of the mayors of the

municipalities; and also all heads of departments, the members of commissions and boards elected by the boards of aldermen, common council or other governing body of the municipalities that may adopt the provisions of this act;

All law officers of any municipality that may

adopt the provisions of this act;

All officers, non-commissioned officers, enlisted men and other persons employed in the military or

naval service of the State:

All superintendents of, teachers and instructors in the public schools and State institutions, county superintendents and members of all boards of education; all police magistrates appointed by the mayor or other head officer of any municipality that may adopt the provisions of this act.

The classified service shall include all persons in classified the paid service of the State or the municipalities thereof that may adopt the provisions of this act,

not included in the unclassified service.

2. From and after the passage and approval of Section 18 this act, section thirteen of the act referred to in the title of this act is hereby amended to read as follows:

amended.

13. The following positions shall be included in Exempt the exempt class:

(1) The deputy or first assistant of principal to made without executive officers authorized by law to act generally amination.

for and in the place of his principal;

(2) The legal assistants of the law department of the State and of the municipalities adopting the provisions of this act except as herein otherwise provided:

(3) One secretary or clerk of each department, appointed board or commission authorized by law

to appoint a secretary or clerk:

(4) One private secretary or clerk or stenographer of each judge or each principal executive officer:

pointments without ex-



(5) All officials of State and county institutions

who must of necessity be physicians;

(6) In addition to the above there may be included in the exempt class all other officers or positions, except laborers, for the filling of which competitive or non-competitive examinations shall be found by the Civil Service Commission to be impracticable. But no office or position shall be deemed to be in the exempt class unless it is specially named in such class in the rules, and the reasons for each such exemption shall be stated separately in the annual reports of the said commission. Not more than one appointment shall be made to or under the title of any such office or position unless a different number is specifically mentioned in the rules. After six months from the date of the approval of this act, or forty-five days after the date of its adoption by any municipality of this State, no office or position shall be classified by the commission in the exempt class except after public hearing by the commission or any member thereof. Suitable public notice of such hearing shall be given by said commission. At any such hearing any citizen of this State shall have the right to be heard, either in person or by counsel, either in opposition to or in favor of the proposed exemption. Appointments in the exempt class may be made without examination.

As to additions in exempt class.

Positions in exempt class

Repealer:

3. All acts or parts of acts inconsistent with the provisions of these amendments of said act be and the same are hereby repealed, and this act shall take effect immediately.

Approved March 23, 1914.

CHAPTER 52.

An Act to validate and confirm certificates of indebtedness issued in any borough by the mayor pursuant to resolution of the governing body for the improvement or betterment of the waterworks, or for the building or repairing of drains or storm sewers and for retiring such certificates and issuing bonds to be applied to the liquidation of such certificates.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Whenever, heretofore any resolution has been passed by the common council, board of commis- Preamble. sioners or other governing body of any borough for the issuance of certificates of indebtedness to defray the expense of improvements or betterments to the waterworks, water plant or water system, or for the building or repairing of drains or storm sewers of said borough, and said certificates have been signed by the mayor of such borough and attested by the clerk and sealed with the seal of such borough, and provided that the total amount of such certificates does not exceed twenty-five thousand dollars;

Said certificates are hereby validated, ratified and confirmed, and any such borough having issued any such certificates as aforesaid is hereby authorized to issue bonds in a sum not exceeding twentyfive thousand dollars, upon such terms and conditions and in manner provided by an act entitled, "A general act relating to boroughs" (Revision of 1897), and the supplements thereto and amendatory thereof, the proceeds of which bonds shall be applied to the liquidation and paying off of said certificates.

2. This act shall take effect immediately. Approved March 25, 1914.

CHAPTER 53.

A Supplement to an act entitled "An act providing for the establishment, maintenance, regulation and control of fire departments in villages," approved April third, one thousand nine hundred and thirteen.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

Bond issue for fire purposes.

1. Where any board of trustees or other governing board or body in any village of this State has by virtue of the provisions of the act to which this is a supplement established a fire department, it shall be lawful for the said board of trustees or other governing board or body of such village to raise the money necessary for provicing and equipping fire engines and other fire apparatus, and engine houses and other places for keeping and preserving such engines and apparatus, and for installing a fire-alarm system, to issue bonds of said village in lieu of raising the money necessary for the above-mentioned purposes by annual taxation; that said bonds shall run for a period not exceeding thirty years, shall bear interest at a rate not exceeding five per centum per annum, and shall be sold for not less than the face value thereof and. accrued interest; that said bonds may be either registered or coupon bonds at the option of said board of trustees or other governing board or body of such village, and may be sold at either public or private sale.

Time and rate.

2. This act shall take effect immediately. Approved March 25, 1914.

CHAPTER 54.

An Act to incorporate the borough of West Paterson, in the county of Passaic.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. The inhabitants of that portion of the township corporate of Little Falls, in the county of Passaic, contained within the limits hereinafter set forth, are hereby constituted and declared to be a body politic and corporate in fact and in law, by the name of the Borough of West Paterson, and shall be governed by the general laws of the State relating to boroughs.

2. The territorial limits of the said borough shall Boundaries. be as follows:

Beginning at a point in the southwesterly line of the city of Paterson, where the same is intersected by the dividing line of the borough of Totowa, and the township of Little Falls, and running thence (1) southwesterly along the said dividing line between the borough of Totowa and the township of Little Falls, its various courses, to the most northeasterly line of the right of way of the pipe line of the city of Newark, which extends from the intake at Charlotteburg to the said city of Newark: thence (2) southeasterly along the same to the northwesterly line of lands of William Fulboam; thence (3) southwesterly along the same to the southwesterly line of lands of said William Fulboam; thence (4) southeasterly along the same and the southwesterly line of lands now or formerly of the estate of George Jackson to the center of the public road leading frm the Notch road to Jackson avenue; thence (5) southerly along the same to the center of the Notch

road; thence (6) easterly along the same and its various courses to the dividing line between the township of Little Falls and the township of Acquacknonk; thence (7) northeasterly along the same and the dividing line between the township of Little Falls and the city of Paterson, to the southwesterly line of the city of Paterson, and thence (8) northwesterly along the said southwesterly line of the city of Paterson to the place of beginning.

Referendum.

Special election.

3. This act shall take effect immediately; provided, it shall not operate to affect the incorporation of the inhabitants of the above-described territory as a borough of this State until it shall have been accepted by a vote of a majority of the legal voters of the said described territory voting thereon at a special election to be held within the said territory within forty days (40) from the approval of this act, at which special election shall be submitted the question of the aproval or disapproval of this act; such special election shall be held between the hours of one P. M. and nine P. M. on a day to be fixed by the township clerk of the township of Little Falls, in the county of Passaic, at the present polling booth of the second election district of the township of Little Falls, in Passaic county.

Notices of

The clerk of the said township shall cause public notice of the time and place of holding said election to be given by advertisement signed by himself and set up in at least ten public places within the said described territory, and published once in one newspaper circulating therein at least ten days prior to such election. The said public notice must be given by said township clerk within eighteen days (18) after the approval of this act, and upon his failure so to do, then any three resident taxpayers within the above described territory may cause such notice to be given, and such election shall be held in accordance with such notice. Such election shall be held at the time and place so appointed, and be con-

Election, how conducted.

ducted by the present board of registry and election for the second election district of the township of

Little Falls, in Passaic county.

4. There shall be provided for said election by Ballots. the clerk of the township of Little Falls a sufficient number of ballots, which shall have printed on them the title of this act, and in a margin preceding said title the word "For" and "Against"; and the voter shall indicate his approval or disapproval of this act by marking off or defacing one or the other of said words. The register of voters entitled to Register. vote at said election shall be the register used in the second election district of the township of Little Falls, in Passaic county, at the last general election, and such other persons residing within the said territory who by law would be entitled to vote at a general election of this State. The said board of registry and election conducting the said special election shall conduct the same in accordance with the provisions of the law regulating elections in this State.

Ten (10) days before election the said board of registry and election shall canvass through the borough district and make a list of all the legal voters residing in the said borough district.

5. The clerk of the township shall provide sam- sample ple ballots for the board of registry and election. The said board of registry and election shall mail a sample ballot, five days prior to election to every legal voter of the borough district. The county com- Challenges. mitteemen residing within the proposed borough shall act as challengers at the special election.

6. The result of said election shall be certified by the officers who conducted the election to the township committee of the township of Little Falls, Result cortified. in Passaic county, who shall thereupon file a statement of the same with the clerk of the county of

Passaic.

Approved March 25, 1914.

CHAPTER 55.

A Supplement to an act entitled "An act creating the 'Fort Nonsense Park Commission,' defining its powers and duties and appropriating funds for the purposes of the same," approved April second, nineteen hundred and thirteen.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Acquire property by gift, etc.

1. Said commission shall have also full power and authority to acquire, receive and take by gift, bequest or devise, in trust or otherwise, real and personal property, and to have and to hold and use the same under the terms and provisions of any such gift, bequest or devise for the benefit and purposes of the State park provided for in the act to which this act is a supplement. If any such gift, bequest or devise is made in trust, or upon condition, then said commission shall use the same only for the purposes and in the manner mentioned and required in said trust or condition; provided, however, said commission accepts such gift, bequest or devise.

Proviso.

Expenditures.

2. The said commission is hereby authorized and empowered to expend any and all sums of money which may come to its hands from time to time, either by appropriation or by gift, bequest or devise, for any of the purposes of the act to which this act is a supplement, in such manner and at such times as to said commission shall seem for the best interests of said State park; subject always to the trusts, restrictions and conditions, if any, contained in such appropriations, gifts, bequests or devises.

Exception.

3. This act shall take effect immediately. Approved March 25, 1914.

CHAPTER 56.

An Act concerning the collection, removal and disposal of ashes, garbage and rubbish in incorporated towns of this State.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. It shall be lawful for the governing body of Towns may any incorporated town of this State to enter into garbage and make a contract or contracts, not exceeding the removal. term of five years at a time, with any corporation or individual for the collection and removal of ashes and rubbish, and for the collection, removal and disposal of garbage.

2. This act shall take effect immediately. Approved March 25, 1914.

CHAPTER 57.

An Act to amend an act entitled "An act to tax the transfer of property, of resident and nonresident decedents, by devise, bequest, descent, distribution by statute, gift, deed, grant, bargain and sale, in certain cases," approved April twentieth, one thousand nine hundred and nine.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section one of the act of which this act is amen- section 1 datory be and the same is hereby amended to read as follows:

Transfer tax on decedents' property. 1. A tax shall be and is hereby imposed upon the transfer of any property, real or personal, of the value of five hundred dollars or over, or of any interest therein or income therefrom, in trust or otherwise, to persons or corporations, except as hereinafter provided, in the following cases:

Resident of

First. When the transfer is by will or by the intestate laws of this State from any person dying seized or possessed of the property while a resident of the State.

Non-resident.

Second. When the transfer is by will or intestate law, or property within the State, and the decedent was a non-resident of the State at the time of his death.

Property transferred before death to take effect afterwards. Third. When the transfer is of property made by a resident or by a nonresident, when such nonresident property is within this State, by deed, grant, bargain, sale or gift made in contemplation of the death of the grantor, vendor or donor, or intended to take effect, in possession or enjoyment at or after such death.

Estate in expectancy.

Fourth. When any person or corporation comes into the possession or enjoyment, by a transfer from a resident or nonresident decedent when such nonresident decedent's property is within the State, of an estate in expectancy of any kind or character which is contingent or defeasible, transferred by an instrument taking effect after the passage of this act, or of any property transferred pursuant to a power of appointment contained in any instrument taking effect after the passage of this act.

Rate of tax payable to State. All taxes imposed by this act shall be at the rate of five per centum upon the clear market value of such property, except as hereinafter provided, to be paid to the Treasurer of the State of New Jersey, for the use of said State, and all administrators, executors, trustees, grantees, donees or vendees, shall be personally liable for any and all such taxes until the same shall have been paid as hereinafter

directed, for which an action of debt shall lie in the name of the State of New Jersey.

Property passing to churches, hospitals and orphan asylums, public libraries, Bible and tract soproperty cieties, religious, benevolent and charitable institutions. tions and organizations, organized under the laws of this State, or operating solely within this State, shall be exempt from taxation, but no other exemption of any kind or character shall be allowed. Property transferred to a father, mother, husband. wife, brother or sister, or the wife or widow of a son, or the husband of a daughter, shall be taxed at the rate of two per centum on any amount in excess of five thousand dollars, up to fifty thousand dollars; two and one-half per centum on any amount in excess of fifty thousand dollars, up to one hundred and fifty thousand dollars; three per centum on any amount in excess of one hundred and fifty thousand dollars, up to two hundred and fifty thousand dollars; and four per centum on all amounts in excess of two hundred and fifty thousand dollars. Property transferred to any child or children of a decedent, or to the issue of any child or children of a decedent, shall be taxed at the rate of one per centum on any amount in excess of five thousand dollars, up to fifty thousand dollars; one and one-half per centum on any amount in excess of fifty thousand dollars, up to one hundred and fifty thousand dollars; two per centum on any amount in excess of one hundred and fifty thousand dollars. up to two hundred and fifty thousand dollars; and three per centum on any amount in excess of two hundred and fifty thousand dollars. Property passing to a child or children of any decedent, adopted in conformity with the laws of this State, or of the United States, or of any foreign kingdom or nation, or to the issue of any such child or children, shall be taxed at the same rate as a child or children born in lawful wedlock, or the issue of any such child or children, and the same amount of tax shall be im-

Proviso.

Proviso.

posed upon any child to whom such decedent for not less than ten years prior to such transfer stood in the mutually acknowledged relation of a parent; provided, however, such relationship began at or before the child's fifteenth birthday and was continuous for at least ten years thereafter; provided, further, that nothing in this act contained shall be construed to repeal or in anywise impair the provisions of an act entitled "An act to provide for the payment to counties of five per centum of transfer taxes collected," approved April twenty-first, one thousand nine hundred and nine, but the said act shall remain in full force and effect as though this act had not been passed.

Section 12 amended.

2. Section twelve of the act of which this act is amendatory be and the same is hereby amended to read as follows:

Tax on transfer of stocks by foreign executor.

Banks, corporations, etc., to give notice of intended transfer.

12. If a foreign executor, administrator or trustee shall assign or transfer any stock or obligations in this State standing in the name of a decedent. or standing in the joint names of such a decedent and one or more persons, or in trust for a decedent, liable to any such tax, the tax shall be paid to the Treasurer of this State on the transfer thereof. No safe deposit company, trust company, corporation, bank or other institution, person or persons having in possession or under control securities, deposits or other assets belonging to or standing in the name of a decedent who was a resident or nonresident, or belonging to, or standing in the joint names of such a decedent and one or more persons, including the shares of the capital stock of, or other interests in. the safe deposit company, trust company, corporation, bank or other institution making the delivery or transfer herein provided, shall deliver or transfer the same to the executors, administrators or legal representatives of said decedent, or to the survivor or survivors when held in the joint names of a decedent and one or more persons, or upon their order or request, unless notice of the time and

place of such intended delivery or transfer be served upon the Comptroller of the Treasury of this State at least ten days prior to said delivery or transfer; nor shall any such safe deposit company, trust com- Transfer tax pany, corporation, bank or other institution, person or persons deliver or transfer any securities, deposits or other assets belonging to or standing in the name of a decedent, or belonging to or standing in the joint names of a decedent and one or more persons, including the shares of the capital stock of, or other interests in, the safe deposit company, trust company, corporation, bank or other institution making the delivery or transfer, without retaining a sufficient portion or amount thereof to pay any tax and interest which may thereafter be assessed on account of the delivery or transfer of such securities, deposits or other assets, including the shares of the capital stock of, or other interests in, the safe deposit company, trust company, corporation, bank or other institution making the delivery or transfer, under the provisions of this act, unless the Comptroller of the Treasury consents thereto in writing. And it shall be lawful for the Examination said Comptroller of the Treasury, either personally by compor by representative, to examine said securities, deposits or assets at the time of such delivery or transfer. Failure to serve such notice or failure to allow such examination, or failure to retain a sufficient portion or amount to pay such tax and interest as herein provided shall render said safe deposit company, trust company, corporation, bank or other institution, person or persons liable to the payment of the amount of the tax and interest due or thereafter to become due upon said securities, deposits or other assets, including the shares of the capital stock of, or other interests in, the safe deposit company, trust company, corporation, bank or other institution making the delivery or transfer, and in addition thereto a penalty of one thousand dollars; which liability for such tax and interest, or the pen-

withheld.

Penalty.

Penalty for illegal transfer.

alty above prescribed, or both, shall be enforced in an action of debt in the name of the State of New Jersey, and the same, when recovered, shall be paid into the treasury of the State of New Jersey, for the use of the State. No corporation of this State shall transfer any stock of said corporation unless notice of the time of such intended transfer be served upon the Comptroller of the Treasury of this State at least ten days prior to such transfer, nor until said Comptroller shall consent thereto in writing. Any corporation making such a transfer without first obtaining the consent of the Comptroller of the Treasury as aforesaid shall be liable for the amount of any tax which may thereafter be assessed on account of the transfer of such stock, together with the interest thereon, and in addition thereto a penalty of one thousand dollars, which liability for such tax and interest and the said penalty prescribed may be enforced in an action of debt in the name of the State of New Jersey, said penalty, when recovered, to be paid into the treasury of the State of New Jersey.

Tax on property of non-resident decedents. A tax shall be assessed on the transfer of property in this State of a nonresident decedent if all or any part of the estate of such decedent, wherever situated, shall pass to persons or corporations taxable under this act, which tax shall bear the same ratio to the entire tax as the said estate would have been subject to under this act if such nonresident decedent had been a resident of this State, and all his property, real and personal, had been located within this State, as such property within this State bears to the entire estate, wherever situated; provided, that nothing in this clause contained shall apply to any specific bequest or devise of any property in this State.

Proviso.

3. This act shall take effect immediately. Approved March 26, 1914.

CHAPTER 58.

A Supplement to an act entitled "An act to tax the transfer of property, of resident and nonresident decedents, by devise, bequests, descent, distribution by statute, gift, deed, grant, bargain and sale, in certain cases," approved April twentieth, one thousand nine hundred and nine.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Whenever a foreign executor, administrator or Transfer of stock of trustee shall desire to transfer stock in a New Jer-non-rendent sey corporation, owned by a nonresident decendent it shall and may be lawful for the Comptroller of the Treasury of this State to issue a waiver for the transfer of said stock upon such foreign executor, administrator or trustee paying to the Comptroller Rate. of the Treasury a five per centum tax, based upon the full value of the said shares of stock or property. if after said transfer it shall be ascertained by the Comptroller of the Treasury that the said stock or property was not liable to said full five per centum tax, said Comptroller of the Treasury shall by his check pay to said executor, administrator or trustee the amount overpaid to the State Comptroller. For the purpose of carrying into effect the provisions of this act, the Comptroller of the Treasury is hereby expressly authorized to maintain a separate fund into which shall be paid the amount of taxes as aforesaid, and when the exact or precise tax which the stock or property in New Jersey is liable for shall have been ascertained, the Comptroller of the Treasury shall pay to the Treasurer of the State of New Jersey, the amount of said tax so ascertained to be due.

2. This act shall take effect immediately. Approved March 26, 1914.

Overpayment

CHAPTER 59.

A Supplement to an act entitled "An act to tax the transfer of property of resident and nonresident decedents, by devise, bequests, descent, distribution by statute, gift, deed, grant, bargain and sale, in certain cases," approved April twentieth, one thousand nine hundred and nine.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

Appointment of appraisers.

1. The Comptroller of the Treasury shall appoint all the appraisers and employees necessary to carry out the provisions of the act to which this act is a supplement, and unless the said Comptroller shall discharge any such person within one year from the date of his employment, such person shall not thereafter be removed from his position or employment except in accordance with the provisions of an act entitled "An act regulating the employment, tenure and discharge of certain officers and emplovees of this State, and of the various counties and municipalities thereof, and providing for a civil service commission, and defining its powers and duties," approved April tenth, one thousand nine hundred and eight, and the acts amendatory thereof and supplementary thereto; provided, that nothing in this act contained shall apply to any person now employed in carrying out the provisions of the act to which this act is a supplement.

Tenure.

Proviso.

2. This act shall take effect immediately.
Approved March 26, 1914.

CHAPTER 60.

An Act to amend the title and section one of an act entitled "An act regulating the age, employment, safety, health and work hours of persons, employees and operatives in factories, workshops, mills, and all places where the manufacture of goods of any kind is carried on, and to establish a department for the enforcement thereof," approved March twenty-fourth, one thousand nine hundred and four.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. The title of an act entitled "An act regulating Title the age, employment, safety, health and work hours of persons, employees and operatives in factories, workshops, mills and all places where the manufacture of goods of any kind is carried on, and to establish a department for the enforcement thereof," approved March twenty-fourth, one thousand nine hundred and four, is hereby amended to read as follows:

An act regulating the age, employment, safety, health and work hours of persons, employees and operatives in newspaper plants, printeries, factories, workshops, mills, commercial laundries and all places where printing or the manufacture of goods of any kind is carried on, and to establish a department for the enforcement thereof.

New title.

2. Section one of an act entitled "An act regulat- Section 1 ing the age, employment, safety, health and work hours of persons, employees and operatives in factories, workshops, mills and all places where the manufacture of goods of any kind is carried on, and to establish a department for the enforcement there-

of," approved March twenty-fourth, one thousand nine hundred and four, be and the same is hereby amended to read as follows:

Employment of children.

Penalty.

No child under the age of fourteen (14) years shall be employed, allowed or permitted to work in any newspaper plant, printery, factory, workshop, mill, commercial laundry, or place where printing or the manufacture of goods of any kind is carried on; any corporation, firm, individual, parent, parents or custodian of any child, who shall violate any of the provisions of this section, shall be liable to a penalty of fifty dollars for each offense.

3. This act shall take effect immediately.

Approved March 26, 1914.

CHAPTER 61.

A Supplement to an act entitled "An act for the formation and government of villages," approved February twenty-third, one thousand eight hundred and ninety-one.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Village recorder. 1. In any village in this State having a population of more than five thousand inhabitants, as shown by the official State or United States census, the governing body of such village may, in its discretion, appoint some fit person residing in such village to be recorder, to hold office for three years, and may fix compensation to be paid such recorder, not exceeding four hundred dollars per annum, in lieu of all fees allowed by law in such cases; and all fees collected by such recorder shall be accounted for to the governing body of such village and paid over to the village treasurer.

Term and

Jurisdiction.

2. Such recorder shall have the same jurisdiction, power and authority in criminal matters, cases of bastardy, relief, removal and settlement of the poor, breaches of the peace, vagrancy and disorderly conduct and violation of the municipal ordinances, as is now conferred upon justices of peace of this State.

3. This act shall take effect immediately. Approved March 26, 1914.

CHAPTER 62.

An Act validating certain sales of lands, tenements, hereditaments and real estate sold for unpaid taxes, assessed pursuant to an act of the Legislature of the State of New Jersey, entitled "An act for the assessment and collection of taxes," approved April eighth, one thousand nine hundred and three.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. No sale of any lands, tenements, hereditaments or real estate heretofore made by the collector of Validating any taxing district in this State shall be invalid by reason of the failure of the collector to deliver to the purchaser within ten days after such sale a certificate of sale under his hand and seal, duly acknowledged by him as a conveyance of land, setting forth that the property therein described has been sold by the collector to the purchaser; provided, such certificate shall have been delivered by Proviso. such collector to the purchaser within sixty days from the date of such sale.

2. This act shall take effect immediately. Approved March 26, 1914.

CHAPTER 63.

An Act to provide for and to regulate the salaries of the members of excise boards in cities of the first class in this State.

Salaries of xcise boards

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. In all cities of the first class in this State the salaries of the members of the excise board of such city may be fixed and determined by the common council, or other board or body of such city having control of the finances thereof, by resolution, and such salaries having been fixed and determined shall not be increased or diminished during the term of office for which any such board of excise shall have been or shall be appointed; until otherwise fixed and determined, as hereinbefore provided, the salaries of the members of such board of excise shall be and remain as now fixed and determined by law.

Repealer.

2. All acts and parts of acts inconsistent herewith be and the same are hereby repealed, and this act shall take effect immediately.

Approved March 26, 1914.

CHAPTER 64.

A Supplement to an act entitled "An act respecting conveyances (Revision of 1898)," approved June fourteenth, eighteen hundred and ninety-eight.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. In any deed or deeds of conveyance of the lands Conveyance of any married man that heretofore have been or hereafter shall be executed and delivered by virtue husband. of any power or letter of attorney, and in which conveyance the wife of such married man shall have joined or shall join in person, such joinder shall be as effectual to pass any inchoate right of dower, or estate in dower, or other estate or right of the said married woman, as if said husband and wife were joined in and executed such deed or deeds in person; provided such conveyance shall have been or be acknowledged and such acknowledgment certified in the manner in this act prescribed for the acknowledgment of deeds of conveyance by a married woman.

2. This act shall take effect immediately. Approved March 26, 1914.

Proviso.

CHAPTER 65.

An Act to authorize the Governor to make temporary appointments of Senators of the United States for this State when vacancies occur otherwise than by the expiration of their terms of office.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

Governor authorized to make temporary appointment to fill vacancy.

- 1. The Governor of this State hereby is authorized and empowered to make temporary appointments of Senators of the United States from this State whenever vacancies shall occur by reason of death, resignation or for any cause other than the expiration of their terms; and such appointees shall serve as such Senators until a special election or general election shall have been held pursuant to law, and the Board of State Canvassers can deliver to their elected successors certificates of election.
 - 2. This act shall take effect immediately. Approved March 26, 1914.

CHAPTER 66.

A Supplement to an act entitled "An act concerning townships" (Revision of 1899), approved March twenty-fourth, one thousand eight hundred and ninety-nine.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. The township committee of the several town- power of township ships of this State shall hereafter have power to committee. make, amend or repeal ordinances for the following purposes, in addition to the power to make, amend or repeal ordinances for the purposes now vested by law in the township committees.

1. To regulate and control the manner in which Regulate building dwelling-houses and all other buildings, construc- operations. tions or erections are constructed, erected or altered.

2. All acts or parts of acts inconsistent with the Repealer. provisions of this act, be and the same are hereby repealed, and this act shall take effect immediately. Approved March 26, 1914.

CHAPTER 67.

An Act to increase the length of the terms of assessors in cities of the fourth class.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Term of

1. Assessors in cities of the fourth class in this State which at municipal or charter elections are now elected for terms of one year shall hereafter be elected for terms of three years.

Repealer.

2. All acts or parts of acts inconsistent with this act be and they hereby are repealed, and this act shall take effect immediately.

Approved March 26, 1914.

CHAPTER 68.

An Act to amend an act entitled "An act to provide for the regulation and incorporation of insurance companies and to regulate the transaction of insurance business in this State," approved April third, one thousand nine hundred and two.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

Section 2 amended. 1. Section two of the act to which this is an amendment be and the same is hereby amended to read as follows:

Must engage in insurance specified. 2. No company shall be formed for the purpose of engaging in any other kind of insurance that that specified in some one of the sub-divisions of the pre-

ceding section, or more kinds of insurance than are specified in a single sub-division, except that a company may be formed (1) for the purposes specified Exceptions. in sub-divisions first, second and twelfth; or (2) for the purposes specified in sub-divisions third and fourth; or (3) for any or all of the purposes specified in sub-divisions fourth to thirteenth, both inclusive; contracts for each of the kinds of insurance specified in the sub-divisions of the preceding section shall be in separate and distinct policies, except that the same policy may embrace risks specified in sub-divisions fourth and fifth; and except also that a life insurance company may incorporate in its policies of insurance provisions for the waiver of premiums or for the granting of special surrender values therefor in the event that the insured thereunder shall from any cause become totally and permanently disabled.

2. This act shall take effect immediately.

Approved March 26, 1914.

CHAPTER 69.

An Act to increase the length of the terms of treasurers in cities of the fourth class.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Treasurers in cities of the fourth class in this Term of Treasurer. State which at municipal or charter elections are now elected for terms of one year shall hereafter be elected for terms of three years.

2. All acts or parts of acts inconsistent with this Repealer. act be and the same are hereby repealed, and this act shall take effect immediately.

Approved March 26, 1914.



CHAPTER 70.

An Act for the relief of Emma Stiles Stetser.

Preamble.

Whereas, Eli B. Stetser, a resident of the city of Trenton, State of New Jersey, while on duty at the New Jersey State Prison as a deputy keeper therein, and while in the performance of, and in the line of, his duty, was shot by a prisoner confined in the said New Jersey State Prison, the injury resulting from said shot causing his death, and whereas he left him surviving Emma Stiles Stetser, his widow; therefore,

Be it enacted by the Senate and General Assembly of the State of New Jersey:

Pension to widow.

1. That there be paid to the said Emma Stiles Stetser, in monthly payments, from the treasury of this State, a pension at the rate of fifty dollars per month, such payment to be made by the Treasurer upon the warrant of the Comptroller. Such pension shall commence from the date of the passage of this act.

2. This act shall take effect immediately.

Approved March 26, 1914.

CHAPTER 71.

A Further Supplement to the act entitled "An act to regulate fees," approved April fifteenth, one thousand eight hundred and forty-six.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Each applicant for a license to practice as an attorney or counselor-at-law in the courts of this State, in order to be admitted to the bar examinations for any such license, shall pay examination fees to the clerk of the Supreme Court, for the use of the State, as follows: for the first examination for attorney's or counselor's license, ten dollars; and for each subsequent examination (if he fails to pass the first) for either attorney's or counselor's license, five dollars.

2. Said fees shall be paid at such time or times Payment. as the Supreme Court, or the board of bar examiners (with the court's approval), may by rule fix and designate; provided, that the same shall be Proviso. paid before the applicant is admitted to examination.

3. The foregoing fees shall include all statutory Payment inclusive. and other fees heretofore required to be paid on taking out attorney's or counselor's licenses.

4. All acts and parts of acts inconsistent with Repealer. this act are hereby repealed, and this act shall take effect immediately.

Approved March 26, 1914.

CHAPTER 72.

An Act to annex a portion of the township of Morris, in the county of Morris, to the town of Morristown, in said county.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Boundaries of annexed portion.

1. All that portion of the township of Morris, in the county of Morris and State of New Jersey, lying within the following boundaries, to wit:

Beginning at a point in the center line of Washington street, where the boundary line between the town of Morristown and the township of Morris in the county of Morris intersects the same and running thence (1) along said boundary line in a southerly direction to the middle of the drive or roadway leading from Washington street westerly and northerly to the Mendham road and known as Burnham road; thence (2) along the middle of said Burnham road, the several courses thereof, in a westerly and northerly direction to the side line of the Mendham road; thence (3) along the said side line of the Mendham road, in a southeasterly and easterly direction, to a point therein in the southwesterly line of the lot conveyed by Frederick G. Burnham and wife to John Minogue, by deed dated March eighth, one thousand eight hundred and seventy-eight, and recorded in W-9 of Deeds for Morris County, on pages 589, et cetera; thence (4) along the said side of said lot to the southerly corner thereof; thence (5) along the rear lines of said lot and the other lots lying along the southerly side of said Mendham road to the third corner of the third lot in the deed made by Arthur S. Pierson and wife to the said The Mayor and Board of

Aldermen of the Town of Morristown, dated June seventh, anno Domini one thousand nine hundred and twelve, and recorded in said clerk's office in book 0-21 of Deeds, on pages 540, et cetera; thence (6) in a northwesterly direction, along the third course of said third lot to the center line of said Mendham road, called in said deed the Washington turnpike road; thence (7) along the said center line of said Mendham road in an easterly direction to the intersection of the center line of Washington street; thence (8) along the center line of Washington street in a southeasterly direction to the point of intersection of said boundary line, the point or place of beginning, be and the same is hereby set off from the said township of Morris in the county of Morris, and annexed to and made a part of the town of Morristown, in said county.

2. This act shall take effect immediately.

Approved March 26, 1914.

CHAPTER 73.

An Act providing for the payment of certain moneys into the resident license fund from moneys heretofore appropriated for the purposes of a fish hatchery and game farm.

WHEREAS, The exigency of the conditions existing Preamble. at the fish hatchery at Hackettstown, New Jersey, during the late summer and early fall of one thousand nine hundred and thirteen demanded the construction of additional equipment necessary to preserve the features for which the said hatchery was intended; and

WHEREAS, For the payment of said construction, funds, other than those incident to the resident

license fund were unadaptable; and

WHEREAS, For the purpose aforesaid it became necessary to use of the said fund the sum of fourteen thousand eight hundred twenty dollars and thirty cents (\$14,820.30); and

Whereas, Reimbursement of said fund in said amount is desirable that there may be no interference with the work of the commission for the maintenance of which said fund is intended; therefore,

Br it enacted by the Senate and General Assembly of the State of New Jersey:

Transfer of appropriation.

- 1. Upon demand approved by the Board of Fish and Game Commissioners, there may be devoted of the sum appropriated by item 121, chapter 330, P. L. 1913, an amount not to exceed fourteen thousand eight hundred twenty dollars and thirty cents (\$14.820.20) to be paid to the resident license fund by the State Treasurer upon warrant of the State Comptroller, who is hereby authorized to issue same.
 - 2. This act shall take effect immediately. Approved March 26, 1914.

CHAPTER 74.

A Supplement to an act entitled "An act concerning townships (Revision of 1899)," approved March twenty-fourth, one thousand eight hundred and ninety-nine.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Township recorder.

1. In any township in this State the township committee may, in its discretion, appoint a fit person residing in such township to be recorder, to

hold office for three years, and may fix the compenallowed by law in such cases; and all fees collected sation to be paid such recorder, in lieu of all fees by such recorder shall be accounted for to the township committee and paid over to the township treasurer quarterly and as much oftener as the township committee may, by resolution, direct.

2. Such recorder shall have the same jurisdic- Jurisdiction. tion, power and authority in criminal matters, cases of bastardy, disorderly persons, relief, removal and settlement of the poor, breaches of the peace, vagrancy and disorderly conduct and violation of township and board of health ordinances as is by law conferred upon justices of the peace of

such township.

3. The act entitled "A supplement to an act en- sundry acts titled 'An act concerning townships (Revision of 1899),' approved March twenty-fourth, one thousand eight hundred and ninety-nine," which supplement was approved June seventh, one thousand nine hundred and eleven, and the act entitled "An act to amend an act entitled 'A supplement to an act entitled "An act concerning townships (Revision of 1899)," approved March twenty-fourth, one thousand eight hundred and ninety-nine, and also supplement to an act approved June seventh, one thousand nine hundred and eleven,' approved June seventh, one thousand nine hundred and eleven," which amendatory act was approved March twentieth, one thousand nine hundred and twelve; and the act entitled "An act to amend an act entitled 'A supplement to an act entitled "An act concerning townships (Revision of 1899)," approved March twenty-fourth, one thousand eight hundred and ninety-nine and also supplement to an act approved June seventh, one thousand nine hundred and eleven,' approved June seventh, one thousand nine hundred and eleven," which amendatory act was approved April second, one thousand nine hundred and thirteen, be and the same are

Proviso.

hereby repealed; provided, however, all recorders appointed under any of the said acts shall continue in office for the term for which they were appointed and all proceedings begun before them shall not be in anywise affected by the repeal of said acts.

4. This act shall take effect immediately.

Approved March 30, 1914.

CHAPTER 75.

An Act to repeal an act entitled "A supplement to an act entitled 'An act for the assessment and collection of taxes,' approved April eighth, one thousand nine hundred and three," which supplement was approved April twentieth, nineteen hundred and nine.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Act repealed.

1. The act entitled "A supplement to an act entitled 'An act for the assessment and collection of taxes,' approved April eighth, one thousand nine hundred and three," which supplement was approved April twentieth, nineteen hundred and nine, and is known as Chapter 227 of the Laws of 1909, is hereby repealed.

2. This act shall take effect immediately.

Approved March 30, 1914.

CHAPTER 76.

Supplement to an act entitled "An act to authorize the board of chosen freeholders of any county in this State to acquire, improve and maintain roads lying within the corporate limits of any of the municipalities of said county, except cities; to authorize the straightening, widening, changing of location of and vacation of any such road so acquired, and to authorize the acquiring by gift, grant, purchase or condennation of lands necessary therefor," approved April twelfth, nineteen hundred and twelve.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Nothing in the act, to which this is a supple- Municipalities may after ment, shall be construed to prevent the governing body of the municipality, through which such county road extends, from widening or straightening said road or any portion thereof within the Province corporate limits of such municipality; provided, however, that no change, in case said road has been improved, shall be made in the portion of the road between the curb or gutter lines, improved by the board of chosen freeholders of the county wherein such municipality is located without the consent of such board.

2. This act shall take effect immediately. Approved March 30, 1914.



CHAPTER 77.

An Act to incorporate the borough of Toms River, in the county of Ocean.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Corporate

1. The inhabitants of that portion of the township of Dover, in the county of Ocean, contained within the limits hereinafter set forth, are hereby constituted and declared to be a body politic and corporate in fact and in law by the name of the borough of Toms River, and shall be governed by the general laws of this State relating to boroughs.

2. The territorial limits of said borough shall

be as follows:

Beginning at a point in the middle of the Cedar Grove road in the village of Toms River, said point being six hundred feet easterly from the intersection of the middle of the Cedar Grove road with the middle of Hooper avenue, thence extending (1) along the middle of the Cedar Grove road in a westerly direction six hundred feet to the middle of Hooper avenue, thence (3) along the middle of Locust street in a westerly direction to the middle of Main street, and continuing in the same straight line to the north branch of the Toms river, thence (3) down the north branch of the Toms river the several courses and distances thereof to the middle of the Central Railroad of New Jersey, thence (4) down the middle of the Central Railroad of New Jersey in an easterly direction to the middle of the Central Railroad bridge over the Toms river and the division line between Dover and Berkeley townships; thence (5) down the main channel of the Toms river and the division line between the said townships in a general easterly direction to a point where the division line between the properties of John P. Haines and William Brackenridge produced will intersect the said townships line; thence (6) along the said property line in a northerly direction to the middle of Washington street; thence (7) in a northeasterly direction to the place of beginning.

3. This act shall take effect immediately; pro- Referendum. vided, it shall not operate to effect the incorporation of the inhabitants of the above-described territory as a borough of this State until it shall have been adopted by a vote of a majority of the legal voters of the said described territory voting special thereon at a special election to be held within the election. said territory within thirty days from the approval of this act, at which special election shall be submitted the question of the approval or disapproval of this act; such special election shall be held within the said territory between the hours of six o'clock A. M. and six o'clock P. M. of a day and at places within the said territory to be fixed by the clerk of the township of Dover, in the county of Notice of. Ocean, who shall cause public notice thereof to be given by advertisements signed by himself, set up in at least five public places within said described territory, and published once in one newspaper

4. Such special election shall be held at the time Election, how and places so appointed and shall be conducted by the respective boards of registry and election of the several election districts in the township of Dover which conducted the general election next preceding the holding of such election in said township, and shall be by ballot. The registry of voters Registry. used at the last general election in each of said election districts, shall be used at said special election in the respective election districts, and the said boards of registry and election shall meet one

circulating therein at least ten days prior to the

day so fixed for such election.

week next preceding the day fixed for said special election at the places where the same is to be held from one o'clock P. M. to nine o'clock P. M., for the purpose of revising and correcting the registry lists in the manner provided under the general election laws of this State. The clerk of the township of Dover shall give public notice of such meetings of said boards of registry and election at the time and in the manner hereinbefore provided for the giving of the notice of the time and places of holding of said special election, and shall provide suitable places for the holding of said special election and the necessary ballots for the electors voting thereat, upon which ballots shall be printed the proposition to be submitted to the voters, with instructions, in the following form:

Revising list.

Ballots.

"If you favor the proposition printed below, make an \times mark in the square to the left of and opposite the word 'Yes'; if you are opposed thereto make an \times mark in the square to the left of and opposite the word 'No.'

 Yes	Shall an act entitled "An act to incorporate the borough of
No	Toms River, in the county of Ocean" be adopted?

Count.

If the voter makes an \times mark in black ink or black pencil in the square to the left of and opposite the word 'Yes,' it shall be counted as a vote in favor of such proposition.

If the voter makes an \times mark in black ink or black pencil in the square to the left of and opposite the word 'No,' it shall be counted as a vote against such proposition; and in case no mark shall be made in the square to the left of and opposite

either the word 'Yes,' or 'No,' it shall not be counted as a vote for or against such proposition."

5. The officers holding said election shall, within Result filed. two days after such election, make a return in duplicate of the result of such election by statements in writing and under their hands; one of which certificates or returns shall be filed forthwith with the clerk of the township of Dover and entered in full upon the minutes of the township committee of the township of Dover, and one of which certificates or returns shall be filed forthwith with the clerk of the county of Ocean.

Approved March 30, 1914.

CHAPTER 78.

An Act to regulate the production, distribution and sale of milk and cream.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Any local board of health organized and exist- License milk ing under the provisions of any law of this State shall, in addition to the powers now vested in them. have power to pass, alter or amend ordinances and rules for the licensing and regulating of all persons engaged, either as principals or agents, in the production, sale or distribution of milk or cream within the limits of the jurisdiction of such local board of health, and to fix an annual license fee, Foo. not to exceed two dollars, for each wagon or vehicle used in the distribution and sale of milk or cream, which said license fee shall be paid by the person, . firm or corporation conducting said business.

2. Any such local board of health may include as to source in any ordinance or rule passed under the au-

thority of the first section of this act a provision requiring any person or persons applying to such board for a license to sell milk or cream within the limits of the jurisdiction of said board, setting forth the locality from which such person or persons procure the milk or cream sold or distributed by him or them, and also a full and complete list of the names and addresses of all persons from whom he purchases milk or cream, and requiring said blanks, when properly filled in as aforesaid, to be signed by said person or persons applying for said license. Said board may also provide, by ordinance, that any person or persons engaged in the sale of milk or cream within the limits of the jurisdiction of said board shall notify, in writing, said board, immediately upon changing the source of supply of said milk or cream, of such change, and said notice shall also state the name or names of the person or persons or corporation supplying said milk or cream, and the locality from which said milk or cream is procured.

Changes noticed.

Causes for refusing license.

3. Any such board of health may also provide by ordinance that no license shall be granted to any person selling or distributing milk or cream which contains any unhealthful or unclean ingredient, constituent or substance, or which has been transported or stored in an unclean manner or place, or which has been produced wholly or in part, from any cow which is fed on swill, or any substance of an unwholesome nature, or on any food or substance which may produce diseased or unwholesome milk or cream, or which has been produced wholly or in part from any cow which is diseased, or which is kept or stabled under unhealthful or unclean conditions, or in a stable or place which is not provided with at least two square feet of window light to each five hundred cubic feet of air space in said stable, and ventilation adequate and sufficient for the number of animals kept therein, or which is not provided with a pure and

unpolluted water supply for the use of such animals and for the cleansing of vessels used for containing or transporting milk or cream as aforesaid.

- 4. Any such local board of health may further Revocation provide, by ordinance, that if any person licensed to sell or distribute milk or cream by said board. shall sell any milk or cream containing any unhealthful or unclean ingredient, constituent or substance, or which has been transported or stored in an unclean manner or place, or which has been produced wholly or in part from any cow which is fed on swill, or any substance in a state of rottenness or putrefaction, or on any substance of an unwholesome nature, or on any food or substance which may produce diseased or unwholesome milk or cream, or which has been produced wholly or in part from any cow which is diseased, or which is kept or stabled under unhealthful or unclean conditions or in a stable or place not provided with at least two square feet of window light to each five hundred cubic feet of air space in said stable, and ventilation adequate and sufficient for the number of animals kept therein, or which is not provided with a pure and unpolluted water supply for the use of such animals and for the cleansing of vessels used for containing or transporting milk or cream, that the license held by such person may be revoked by said board.
- for the production and sale of milk or cream shall healthfulness file at least once a veer in the affect of the components of the componen file at least once a year in the office of the Board of Health of the State of New Jersey a certificate signed by a duly licensed veterinary surgeon, stating that such cows have passed a physical examination, and such certificate shall state the results of the examination of said cows with reference to the existence of any disease with which they may be afflicted.

6. It shall be the duty of the Board of Health of dairies.



the State of New Jersey, when so requested by any local board of health in this State, to inspect any or all dairies supplying the municipality within the jurisdiction of any local board of health and to furnish said local board of health a record showing the sanitary conditions under which milk or cream is produced for sale or distribution within the limits of the municipality so requesting it.

Penalty.

7. Any board of health which provides by ordinance for the licensing of dealers of milk or cream under the provisions of this act may provide, by ordinance, for a penalty not exceeding fifty dollars to be incurred by any person engaging, either as principal or agent, in the sale or distribution of milk or cream within the limits of the jurisdiction of said board, who shall not be duly licensed to engage in such business by said board. Said penalty shall be recovered by said board in an action of debt by said local board of health or by the Board of Health of the State of New Jersey, and said penalty, when recovered shall be paid to the local board of health when the action was instituted by said local board of health, and to the State of New Jersey, when the action was instituted by the Board of Health of the State of New Jersey. All penalties collected for the violation of any ordinance passed pursuant to the provisions of this act shall be used by the local board of health to which the same shall be paid, for the purpose of defraying the expenses of carrying into effect the ordinance or ordinances adopted by virtue of the provisions of this act.

How recovered.

Use of penalties.

Prohibition of sale of milk on notification.

8. It shall be the duty of the Board of Health of the State of New Jersey, whenever it shall ascertain that milk or cream is produced for sale or distribution which contains any unhealthful or unclean ingredient, constituent or substance, or which is stored in an unclean manner or place, or which is produced wholly or in part from any cow which is fed on swill, or any substance in a state of rottenness or putrefaction, or on any substance of an unwholesome nature, or on any food or substance

which may produce diseased or unwholesome milk or cream, or which has been produced wholly or in part from any cow which is diseased or which is kept or stabled under unhealthful or unclean conditions, or in a stable or place which is not provided with at least two square feet of window light to each five hundred cubic feet of air space, in said stable, and ventilation adequate and sufficient for the number of animals kept therein, or which is not provided with a pure and unpolluted water supply for the use of such animals and for the cleansing of vessels used for containing or transporting milk or cream, to notify the local board of health having jurisdiction over the place where such milk or cream is distributed or sold, and it shall be the duty of such local board of health receiving such notice from the Board of Health of the State of New Jersey to prohibit the sale of such milk or cream within its jurisdiction.

9. The officers, agents or employees of the Board Right to of Health of the State of New Jersey by virtue of ises for inthe authority contained in this act shall have full spection purposes. and free access, ingress and egress to all barns, stables, and places of every kind or character in which milk or cream is stored or had in possession for the purpose of distribution or sale, and shall have power to enter and inspect the premises used in connection with any such barns, stables or places, and to inspect the utensils and fixtures which are in any way used in the production or storage of milk or cream for distribution or sale as aforesaid.

10. Every person who shall in anywise interfere Penalty for with any officer, agent or employee of the Board of Health of the State of New Jersey in the discharge of his duties under this act shall be liable to a penalty of one hundred dollars, to be recovered in an action of debt by the Board of Health of the State of New Jersey, said penalty when recovered to be paid into the treasury of this State.

11. No officer, agent or employee of the Board of Agents ex-Health of the State of New Jersey shall be liable liability.

interference.

to damages, arrest or imprisonment for the enforcement of any of the provisions of this act.

Repealer.

12. All acts and parts of acts inconsistent with this act are hereby repealed, and this act shall take effect immediately.

Approved March 30, 1914.

CHAPTER 79.

A Supplement to an act entitled "An act to provide for the permanent improvement and maintenance of public roads in this State (Revision of 1912)," approved April fifteenth, one thousand nine hundred and twelve.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Improvement of county roads in boroughs.

1. Whenever any county road or section thereof shall lie within the corporate limits of any borough, said borough may improve said road or section thereof in the same manner, as nearly as may be. as such road could be improved by said board of chosen freeholders under the provisions of the act to which this is a supplement; and the cost of such improvement shall in the first instance be paid by said borough, but said State and county shall when said road is completed reimburse and pay to said borough such proportionate part of the cost thereof as they would have respectively paid if said road had been improved by the county under said act, in which cost there shall be included any interest charges incurred by said borough on temporary loans as hereinafter provided, and said road when improved shall be and remain a county road.

Payments.

2. Said board of chosen freeholders and said borough may issue bonds to meet the cost of said im-

Bond issue.

provement in the same manner and to the same extent that bonds could have been issued if said improvement had been made by the board of chosen freeholders of said county, and said borough may borrow on temporary loans such sums as may be necessary to pay the moneys due under the contract for said improvement until such time as the proportionate shares of the cost thereof shall be received by said borough from the State and county respectively.

3. Before any improvement is undertaken by any consent must borough by virtue of the provisions of this supplement, it shall be necessary to obtain the consent and approval of the State Commissioner of Public Roads and of the board of chosen freeholders of the county in which said borough may lie; and it shall be lawful for said board of chosen freeholders to agree with said borough as to the time and manner of the payment to said borough of its proportionate share of the cost of said improvement.

4. All acts and parts of acts inconsistent with Repealer. this act are hereby repealed, and this act shall take

effect immediately.

Approved March 30, 1914.

CHAPTER 80.

A Further Supplement to an act entitled "An act respecting conveyances (Revision)," approved June fourteenth, one thousand eight hundred and ninety-eight.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Validating affidavits, etc.

- 1. All affidavits, acknowledgments and proofs of deeds, mortgages and other writings and the certificates thereof heretofore taken or made before or by any commissioner of deeds in and for this State, or before or by any foreign commissioner of deeds for this State, whose term of office had expired or whose commission was void at the time of taking such affidavit, acknowledgment or proof, and the record of such affidavits, deeds, mortgages and other writings, are hereby confirmed and made valid and legal and effectual to the extent that the same would have been valid, legal and effectual if the term of office of the commissioner taking such affidavit, acknowledgment or proof had not expired, nor his office been vacated, nor his commission become void as aforesaid.
- 2. This act shall be deemed a public act and shall take effect immediately.

Approved March 30, 1914.

CHAPTER 81.

An Act to authorize the acquirement of lands and the erection thereon and the furnishing and equipment of a new county jail in the several counties of this State.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Whenever in any county of this State the board Land for of chosen freeholders shall determine that it is jail. necessary and proper that a new county jail should be erected in that county, then such board of chosen freeholders is hereby authorized and empowered to acquire, by purchase or condemnation, such lands situated and located adjacent to the then county jail, as, in the judgment of the said board of chosen freeholders, are necessary, and to erect thereon a new county jail and to furnish and equip the same.

2. In order to provide the funds wherewith to ac- Bonds may quire such lands and to erect, furnish and equip such jail, if in the judgment of such board of chosen freeholders the cost thereof, when placed in the tax levy for any one year, would be too burdensome on the taxpavers, it shall be lawful for such board to issue bonds of the county therefor, to be signed by the director of the board for the time being, and the county collector, under the corporate seal; which issue. said bonds shall state upon their face for what purpose the same are issued, shall be of such denomination or denominations as said board shall fix, and may be either registered or coupon, and shall bear Rate. interest at not exceeding five per centum per annum, pavable semi-annually, and run for not exceeding forty years from date; and they may be rime sold either at public or private sale for the best

price that can be obtained, but for not less than

par and accrued interest.

Sinking fund.

3. It shall be the duty of such board of chosen freeholders to establish a sinking fund, and to place annually in the tax levy and deposit in such sinking fund a sum sufficient to pay off and discharge said bonds at maturity, and also to include in the annual tax levy a sum sufficient to pay interest on such bonds from year to year; provided, however, that said board may, in lieu of creating such sinking fund divide said bonds into as many series as they may determine, and make one of such series payable each year after the date of issuance; in which case such board shall annually place in the tax levy a sufficient sum to pay the principal and interest of such of the bonds as mature during the fiscal year for which such tax levy is made; provided, however, that the period within which all of the said bonds shall be paid off shall not exceed forty years from the date of the issuance thereof.

Proviso.

Proviso.

4. This act shall take effect immediately. Approved March 30, 1914.

CHAPTER 82.

A Supplement to an act entitled "An act for the punishment of crimes (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight."

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Any person not authorized by the laws of this State to take acknowledgments or proofs to deeds or other instruments in writing, who shall take an acknowledgment or proof to any deed or instrument in writing, and shall sign a certificate thereon certifying that the said deed or instrument is writing is acknowledged before him, shall be guilty of a misdemeanor; provided, however, that this act knowledgments illeshall not apply to any person whose commission as gally a miscommissioner of deeds shall have expired, unless such person, at the time of taking such acknowledgment or proof, knew that his term had expired.

Approved March 30, 1914.

Proviso.

CHAPTER 83.

An Act to amend an act entitled "A supplement to an act entitled An act to regulate elections (Revision of 1898), approved April fourth, one thousand eight hundred and ninety-eight," approved April nineteenth, one thousand nine hundred and eleven.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Section 52 amended.

1. Paragraph fifty-two of the act referred to in the title of this act is hereby amended to read as follows:

Procedure to secure transfer.

52. No person shall vote at any general election in any election district other than the one in which he is registered, unless he shall appear before either the justice of the Supreme Court holding the circuit court in said county, or one of the judges of the Court of Common Pleas of said county, or one of the judges assigned to hold the circuit court of said county, at the court house, or at such other place within said county as will be most convenient and accessible to the largest number of voters in said county, as either the said justice or judge in his discretion shall determine, on or prior to the day of the general election, and shall make proof to the satisfaction of said justice or judge that he has moved from the election district in which he has registered since the day on which he did register, and that he has moved into another district in said county, and shall obtain from said justice or judge an order sealed with the seal of the county clerk, directing the board of registry and election to place the name of the said voter upon the registry of the said election district; said order shall be shown to the board of registry and election in which said voter is registered and said board shall thereupon

Order authorizing transfer.

erase his name from said register and issue a transfer as now provided by law, which transfer and the order of the court shall be filed by the voter with the board of registry and election in the election district where said voter desires to vote, and said board shall obey said order.

2. This act shall take effect immediately.

Approved March 30, 1914.

CHAPTER 84.

An Act to amend an act entitled "An act to establish a uniform standard of weights and measures in this State, to establish a Department of Weights and Measures, and to provide penalties for the use of other than standard or legal weights and measures," approved April twentyfourth, one thousand nine hundred and eleven.

BE IT ENACTED by the Senate and General Assemblu of the State of New Jersey:

1. Section five of the act of which this act is an Section 5 amendment is hereby amended to read as follows:

5. The standard barrel to be used for buying or Dimensions selling cranberries in this State, or for transport- of cranberry ing the same outside of this State shall be of the following size when measured without distention of its parts, to wit: head, sixteen and one-quarter (164) inches diameter; staves twenty-eight and one-half (28½) inches long, and not more than four-tenths (4-10) of an inch thick; bilge, fifty-eight and one-half (58½) inches outside circumference; distance between heads, twenty-five and one-quarter (2514) inches. Such barrels shall be branded or stenciled in a durable manner "standard."

2. This act shall take effect on the first day of Act effective. July, nineteen hundred and fifteen.

Approved March 30, 1914.



CHAPTER 85.

A Supplement to an act entitled "An act for the assessment and collection of taxes," approved April eighth, one thousand nine hundred and three.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Taxes may be pa'd in installments. 1. Any taxpayer so desiring, shall be permitted to pay upon account of the annual tax, any part thereof with accrued interest, which payment shall be received by the collector of the taxing district in which the property is situated, and a receipt therefor shall be given on account of said tax; the balance due may be likewise tendered and received in partial payments together with accrued interest upon the balance due at the rate which obtains in the taxing district in which the property is situated; provided, that no payment tendered on account shall be less than one-quarter of the entire amount of taxes assessed upon the property; and provided, further, that no payment tendered shall be less than the sum of ten dollars.

Proviso.

Proviso; minimum pay-

Approved March 30, 1914.

CHAPTER 86.

An Act to amend an act entitled "A supplement to an act entitled 'An act respecting the Court of Chancery (Revision of 1902),' approved April third, one thousand nine hundred and two," which supplement was approved May fifteenth, nineteen hundred and seven.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section one of the act to which this is an amendment shall, and the same is hereby amended so as amended. to read as follows:

1. Section one hundred and eleven of an act en- section 111 titled "An act respecting the Court of Chancery amended. (Revision of 1902)," approved April third, one thousand nine hundred and two, be and the same

is hereby amended to read as follows:

111. All persons aggrieved by any order of de-Taking cree of the Court of Chancery, any appeal from the same or any part thereof to the Court of Errors and Appeals; and all appeals except from final decrees shall be made within forty days after filing the order or decree appealed from; and all appeals from final decrees in the said court shall be made within one year after making such decree; unless a notice of lis pendens has been filed or on bills to quiet title in which cases all appeals from final decrees shall be made within three months after filing the decree appealed from; provided, in cases where Provino. the person entitled to such appeal from any final decree be an infant or insane he shall have one year to bring such appeal after such disability shall be removed, except where a notice of lis pendens has been filed or the bill is filed to quiet title of lands, in which case the appeal shall be taken within three



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Proviso.

months after such disability is removed; and provided, further, that in all cases where final decree has heretofore been filed or may hereafter be filed the Chancellor may, in his discretion, by order made not more than six months after the time hereinabove limited for making an appeal, extend the time of the appellant for making his appeal for a period not exceeding six months from the expiration of the time so limited.

Repealer.

2. This act shall take effect immediately, and all acts inconsistent herewith are hereby repealed.

Approved March 30, 1914.

CHAPTER 87.

An Act to amend an act entitled "An act to provide for the purification of the waters of the Passaic river within the Passaic Valley Sewerage District, prohibiting the discharge of sewage or other polluting matter into said portion of said river after a fixed date and authorizing municipalities lying in whole or in part within the Passaic Valley Sewerage District, from the territory of which sewage or other polluting matter is or may be discharged into said portion of said river, to enter into contracts with each other and with the Passaic Valley Sewerage Commissioners for the intercepting and disposal of such sewage and other polluting matter, and to provide the necessary funds therefor,' approved March eighteenth, one thousand nine hundred and seven.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Section 1 amended.

1. Section one of the act to which this in an amendment is hereby amended to read as follows:

1. Every municipality, corporation and indivi- Discharge of dual is hereby prohibited and forbidden to dis- certain porcharge directly or indirectly any sewage or other tion of Passale river polluting matter into the waters of the Passaic river at any point between the Great Falls in the city of Paterson and the mouth of said river at Newark bay, or into any tributaries of the Passaic river which empty into the Passaic river between said points after the thirty-first day of December, in the year one thousand nine hundred and sixteen; and the Passaic Valley Sewerage Commissioners are hereby authorized and empowered to enforce the provisions of this act over and throughout all municipalities which may, or the inhabitants of which may, directly or indirectly, discharge sewage or other poluting matter into the waters of the Passaic river between the points above designated, or into the tributaries aforesaid, after the said thirty-first day of December, one thousand nine hundred and sixteen.

sewage into prohibited.

The Passaic Valley Sewerage Commissioners are Municipalihereby authorized and directed, within thirty days after the approval of this act, to notify each municipality from which sewage or other polluting matter is or may be discharged into the said river between said points, either directly or indirectly, and the inhabitants thereof, that the discharge of sewage and other polluting matter into the waters of the said river must be discontinued on or before the thirty-first day of December, in the year one thousand nine hundred and sixteen.

ties affected

Such notice shall be in writing, signed by the How notice president and secretary of the Passaic Valley Sewerage Commissioners, and shall be served upon the clerk or the equivalent officer of every such municipality, and shall be published in one of the newspapers printed and circulating in the counties of Passaic, Bergen, Hudson and Essex, for two consecutive weeks, once in each week, such public notice to be in the following form:

Wording of notice.

"To whom it may concern: Public notice is he reby given that the discharge of sewage and other polluting matter into the waters of the Passaic river at any point between the Great Falls, at the city of Paterson, and Newark bay, and into the tributaries of said river emptying therein between said points, is prohibited and must cease and be discontinued after December thirty-first, in the year one thousand nine hundred and sixteen."

Bringing suits, jurisdiction of court. The Passaic Valley Sewerage Commissioners are further authorized and empowered to institute in their corporate name suits at law or in equity, as may be deemed necessary or appropriate to enforce the provisions of this section of the act after said thirty-first day of December, in the year one thousand nine hundred and sixteen; and the Court of Chancery of this State is hereby vested with special jurisdiction to enforce the provisions of this section of this act in a summary manner upon application of the Passaic Valley Sewerage Commissioners.

2. This act shall take effect immediately. Approved March 30, 1914.

CHAPTER 88.

An Act to amend an act entitled "An act to provide for the regulation and incorporation of insurance companies and to regulate the transaction of insurance business in this State," approved March twenty-fourth, one thousand nine hundred thirteen.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section one of the act of which this act is an section 1 amendment is hereby amended to read as follows:

1. Ten or more persons may become a corpora- Arsociation for the purpose of making any of the following of insurance. kinds of insurance, to wit:

I. Against loss or damage to property by fire, Fire, etc. lightning or tempest on land;

II. Upon vessels, freights, goods, money, effects, Marine. bottomry and respondentia interests, and every insurance appertaining to or connected with marine and inland risks of transportation and navigation, including insurance against loss or damage to automobles or other vehicles, whether stationary or being operated under their own power, by all or any of the hazards of fire, lightning, tempest, explosion. transportation by land or water, collision, burglary and theft, and against legal liability for damage to property of others resulting from their mainten-

III. Upon the lives or health of persons, and Life. every insurance appertaining thereto, and to grant, purchase or dispose of annuities;

ance and operation;

IV. Against bodily injury or death by accident. Accident. and upon the health of persons, including a funeral benefit to an amount not exceeding one hundred

dollars, or against loss or damage to automobiles or motor vehicles of any description, or to wagons or vehicles propelled by a horse, horses or teams of any description, resulting from collision with moving or stationary objects, or against loss by legal liability for damage to persons or property resulting from collision of automobiles or motor vehicles of any description, or of wagons or vehicles propelled by a horse, horses or teams of any description with moving or stationary objects;

Indemnity.

V. Against loss or damage resulting from accident to or injury suffered by any person for which loss or damage the insured is liable;

Explosion.

VI. against damage to property of the insured or loss of life or damage to the person or property of others for which the insured is liable, caused by the explosion of steam boilers, pipes, engines, motors and machinery connected therewith or operated thereby;

Defalcation.

VII. Against loss from the defaults of persons in positions of trust, public or private, or against loss or damage on account of neglect or breaches of duty or obligations guaranteed by the insurer;

Titles.

VIII. Against loss or damage on account of encumbrances upon or defects in titles to real property and against loss by reason of the nonpayment of principal and interest on bonds and mortgages. A company organized under this act to transact the business authorized by this subdivision shall have the right, in addition to the other powers of investment given by this act, with its capital and surplus, to take, buy, sell and deal in first mortgages on real estate and to issue bonds, debentures and certificates against such mortgages; and may use in its name the words "Guaranty Company" instead of the words "Insurance Company" as hereinafter required generally for corporations formed under this act:

Credits.

IX. Against loss from bad debts, commonly known as credit insurance;

X. Against loss by burglary or theft;

XI. Against the breakage of glass;

Burglary.

XII. Against loss or damage by water to any sprinklers. goods or premises arising from the breakage or leakage of sprinklers, pumps or other apparatus erected for extinguishing fires, and of water pipes, and against accidental injury to said sprinklers and other apparatus;

XIII. Against loss or damage to property by any Casualty. other casualty which may lawfully be the subject of insurance.

Companies may be formed upon the stock plan to Insurance transact any kind of insurance authorized by this companies either stock section, or upon the mutual plan to transact the or mutual. kinds of insurance described in subdivisions first, third, fourth, fifth and eleventh hereof.

2. This act shall take effect immediately.

Approved March 31, 1914.

CHAPTER 89.

An Act regulating the payment of officers, officials and employees of cities in this State.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

Fixed salary instead of fees. 1. The board of aldermen, common council or other governing body in control of the finances of any city in this State may at any time, by resolution, provide that any officer, official or employee of such city who at the time of the passage of such resolution receives compensation for his services as such officer, official or employee, in whole or in part by fees, whether such fees are paid by such city or otherwise, shall thereafter be paid a fixed and stated salary in such resolution to be specified.

Fees turned into city treasury.

2. After the passage of such resolution the officer, official or employee designated shall receive for his services the salary so fixed and no other compensation whatsoever. All fees received by such officer, official or employee for any service rendered in connection with his office or employment shall be paid into the treasury of the said city.

3. This act shall take effect immediately.

Approved March 31, 1914.

CHAPTER 90.

An Act to regulate the assessment and collection of taxes upon the shares of the capital stock of banks, banking associations and trust companies incorporated under the laws of the United States, or of this State, and engaged in business within this State.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. The shares of the capital stock of banks and banking associations organized under the authority of this State or of the United States, and trust companies organized under the laws of this State, whose principal place of business is within this State, shall be assessed and taxed according to their true value, to be determined in the manner hereinafter prescribed; provided, however, that the assessment and taxation shall not be at a greater rate than is made or assessed upon other moneved capital in the hands of individual citizens of this State.

2. The value of each share of stock of each bank, banking association, or trust company, shall be ascertained and determined by adding together the amount of the capital, surplus and undivided profits of such bank, banking association or trust company, and deducting therefrom the assessed value of the real property of such bank, banking association or trust company, and by dividing the result by the number of outstanding shares of such bank, banking association or trust company. No deduction or exemption shall be allowed or made from the value determined as herein provided.

3. For purposes of assessment, the chief fiscal officer of every bank, banking association and trust

Bank stock taxable.

Proviso.

Value of each share ascertained.

Report to be made annually by banking organizations. What to be shown.

Duplicate

List of stockholders kept.

Rate of

Tax in lieu of all others.

company, organized under the authority of this State, or of the Unted States, whose principal place of business is located within this State, shall, on or before the first day of July in each year, file with the secretary of the board of taxation of the county within which its principal place of business is located, a true statement, under the oath of the president or the cashier, or the treasurer of the same, setting forth its name and principal place of business, the names, residences and total number of its stockholders, and the number of shares held by each, the amount of capital, surplus and undivided profits, as the same are indicated by the books of the company upon the twentieth day of May of the year in and for which such statement is filed, and the assessed value of its real property. A duplicate of this statement shall be filed, at the same time with the Commissioner of Banking and Insurance, to remain in his office as a public record. shall, in addition to such report, be kept at the principal place of business of every such bank, banking association or trust company, a full and correct list of the names and residences of all stockholders therein, and of the number of shares held by each, which said lists shall be subject to the inspection of the board of taxation of the county within which said bank, banking association or trust company maintains its principal place of business, at all times during business hours.

4. The rate of tax upon the shares of stock of banks, banking associations and trust companies shall be, throughout this State, three-quarters of one per centum upon the value thereof, as ascertained and fixed in the manner hereinbefore provided, and the owners of such stock shall be entitled to no deduction from the taxable value of their shares because of the personal indebtedness of such owners, or for any other reason whatsoever. The said tax shall be in lieu of all other State, county or local taxation upon such shares or upon any personal property held or owned by banks, bank-

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ing associations or trust companies, the value of which enters into the taxing value of such shares of stock.

5. The tax hereby imposed shall be subject to Review of the same proceedings for review, correction and equalization as are applicable to the assessment and levy of other taxes, pursuant to the provisions of an act entitled "An act for the assessment and collection of taxes," approved April eighth, nineteen hundred and three, and the supplements thereto and amendments thereof, except as the same may be modified by the provisions of this act or are inconsistent therewith.

6. The county board of taxation of each county board to asshall, at the annual meeting on the first day of certain aggre-August of each year, ascertain from an inspection etc., and of the statements filed, and from any other sources share. of information which may be open to them, the names and places of business of all banks, banking associations and trust companies in the county, the number of shares of capital stock of each issued and outstanding, the aggregate amount of the capital, surplus and undivided profits of each, the assessed value of its real property, the true value of all the capital stock of each issued and outstanding and the true value of a single share of each, determined in accordance with the provisions of section two of this act, and the amount of tax levied upon the capital stock of each at the uniform rate. The amount thus ascertained to be due upon the shares of stock of each bank, banking association and trust company shall be the tax levied and to be paid in accordance with the provisions of this act, subject to review, correction and equalization, as hereinbefore provided. The Amount of tax levied. county board of taxation shall also estimate the amounts of such taxes which will be payable to the county and to any taxing district therein under the provisions of this act, and in fixing the respective tax rates for the current year such sums shall be

Deductions to be made in taxing districts. deducted from the amounts to be raised by taxation. The county board of taxation shall attach to the table of aggregates required to be transmitted to the county collector a tabulation of the taxes so assessed and levied, which tabulation shall not be included among the ratables of any county or taxing district for any purpose other than the collection of the taxes imposed according to the provisions of this act. The tax imposed in accordance with the provisions of this act shall be collected by the county collector from the bank, banking association and trust company against the capital stock of which the same is levied, in the same manner as other taxes are collected.

Assessment a lien against stockholder.

In default by stockholder, bank to pay tax.

Tax apportioned between county and taxing district.

7. The shares of stock of every bank, banking association and trust company shall be assessed against the stockholders in the taxing district within which the principal place of business of such bank, banking association or trust company is located, and the tax assessed against such stockholders shall be a lien upon their stock from the twentieth day of May in each year, and said stock may be levied upon and sold by the collector on default of payment, and moreover, it shall be the duty of said bank, banking association and trust company to pay said tax assessed against such shareholders on demand, and said bank, banking association or trust company shall have a lien upon the shares for such payment and may retain the amount so paid out of the dividends that may be declared on such shares. The tax so paid shall be apportioned on or before the fifteenth day of January following the date when such taxes are due and payable, at the rate of fifty per centum to the county within which such bank, banking association or trust company is located, and fifty per centum to the taxing district within which its principal place of business is located, and the amount so due to any taxing district shall be paid forthwith by the disbursing officer of said county.

setting forth, in detail, the amount of such tax received, the institutions by which it is paid, the aggregate amount thereof, and the basis of apportionment.

8. If any bank, banking association or trust company shall, by resolution of its board of directors filed as hereinafter provided, request the county board of taxation to assess to and in the shareholders. name of the bank, banking association or trust company the entire taxable value of all the shares of stock therein, instead of assessing the same to and in the name of the individual shareholders owning the same, and if such bank, banking association or trust company shall promise and agree that it will pay the taxes levied against such shares at the time when due and pavable, then the total amount of capital, surplus and undivided profits shall he assessed to and in the name of the bank, banking association or trust company, and no list of shareholders shall be required; all other provisions of this section shall apply, and the tax shall be a lien against the property and assets of the bank or trust company and collectible as other taxes are collected; provided, that nothing herein contained shall be construed as a taxation of property as distinguished from capital stock. A certified copy of any such resolution shall be filed Resolution with the county board of taxation of the county at least thirty days before the twentieth day of May in any year and an additional copy shall be filed at the same time with the Commissioner of Banking and Insurance; such resolution shall be binding and in force until revoked; notice of revocation to be valid must be similarly filed at least thirty davs before assessment day in any year.

9. In case of neglect, refusal or failure on the part of any bank, banking association or trust Penalty. company to comply with the provisions of this act, with reference to the filing of the statements herein required to be made, on or before the time

agree to pay total assessment against

herein provided for the filing of the same, or to submit to the inspection of any officer or agent of the county board of taxation the list or statement herein required to be kept in the office of such company, and submitted to inspection, the company so neglecting, refusing or failing shall be liable to a penalty of one hundred dollars, and an additional sum of ten dollars for each day during which such neglect, refusal or failure continues.

Interest on taxes past

due.

10. Taxes imposed under this act which are not paid on or before the time herein limited for the payment of the same shall be subject to the same penalty by way of interest, and proceedings for collection of the same, as apply to other taxes levied under the provisions of an act entitled "An act for the assessment and collection of taxes," approved April eighth, one thousand nine hundred and three, and the supplements thereto and amendments thereof.

Collection of penalties.

The penalty imposed by this act shall be collected by suit in the nature of an action for debt, instituted by the county collector of the county within which such bank, banking association or trust company has its principal office or place of business, and the proceeds thereof shall be divided between the county and the taxing district within which such bank, banking association or trust company has its principal office or place of business, in the same manner as the taxes contemplated to be assessed, levied and collected by this act are apportioned.

Savings exempt. 11. Savings banks incorporated as such under the laws of this State relative thereto, as distinguished from other banks, banking associations and trust companies, shall be exempt from taxation under this act.

Repealer

12. All acts and parts of acts inconsistent with the provisions of this act, be and the same are hereby repealed, and this act shall take effect immediately.

Approved March 31, 1914

CHAPTER 91.

An Act to further amend "An act to enable counties which have no county hospital to assist in maintaining hospitals located in such county," approved April twenty-sixth, one thousand eight hundred and eighty-six.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section one of the act to which this is an Section 1 Amended. amendment shall be and the same is hereby

amended to read as follows:

1. It shall and may be lawful for the board of Appropriation chosen freeholders of any county of this State tients in pri-which has no hospital located therein maintained vate hospitals. by such county other than the hospital or sick ward of the county poorhouse, or other than a county tuberculosis hospital or sanatorium, to make an appropriation of a sum of money not exceeding fifty thousand dollars each year, in the same manner that appropriations for other county purposes are made, which sum so appropriated shall be included in the annual tax levy of such county, and collected in the same manner and at the same time as other county taxes, and shall be applied to the purpose of supporting and maintaining such patients as may be sent to any hospital or hospitals supported by private charity and located in such county; provided, that the sum so appropriated be Proviso. used and applied for the benefit, comfort and maintenance of such patients, inmates of such hospital, as are residents of said county at the time of being

2. This act shall take effect immediately. Approved April 1, 1914.

sent to said hospital.



CHAPTER 92.

An Act to amend an act entitled "An act concerning playgrounds and recreation places in this State, and providing for the establishment, equipment, maintenance, control, use and regulation thereof (Revision, 1911)," approved May first, nineteen hundred and eleven.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Section 6 amended.

1. Section six of the act to which this act is an amendment is hereby amended so as to read as follows:

Provision for funds.

6. The sum or sums of money necessary to pay for lands purchased or condemned for such playgrounds and recreation places, and for providing and equipping the same, from time to time, may be raised and provided by the common council or other body having control of the finances by general taxation, as other taxes are raised and levied, or by the issue of temporary loan bonds, or by the issue of permanent bonds of the particular municipality. If permanent bonds are issued, they shall be for not less than thirty nor more than fifty years, shall bear interest not exceeding five per centum per annum, and shall be sold for not less than their par value. If permanent bonds are issued there shall be raised each year by general taxation by the municipality issuing the same, as other taxes are raised and levied, a sum sufficient to pay the annual interest and also a sum for a sinking fund for such bonds sufficient to meet, pay and retire the same at maturity. If temporary loan bonds are issued, they shall be so issued that at least one-fifth thereof shall be due and payable each year, and there shall be raised each year by general taxation a sum suffi-

Bonds Time. Rate.

If temporary loan.

cient to pay and retire the temporary loan bonds falling due that year. All moneys received by the Moneys kept said board shall be paid over to the city treasurer fund. and be by him kept in a special fund, which shall be under the control of said board and used only for the purpose of defraying the expenses of improving, maintaining or policing the playgrounds and recreation places of said municipality and other expenses of said board. Approved April 1, 1914.

CHAPTER 93.

An Act relating to the maintenance and control of public parks in villages of this State.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. In any village of this State which now has or hereafter may have public parks, the board of trustees or other governing body of such village may by resolution determine that the maintenance and control of the public parks of such village be assumed by such board of trustees or other governing body, and upon the adoption of such resolution the maintenance and control of said parks by any other body or commission shall thereupon cease, and such maintenance and control shall forthwith become

vested in such board of trustees or governing body.

2. This act shall take effect immediately.

Approved April 1, 1914.

Control of village parks.



CHAPTER 94.

An Act to repeal section eleven of an act entitled "An act authorizing the removal of certain mill dams from Rahway river and its branches within the limits of the townships of Woodbridge and Rahway, in the counties of Essex and Middlesex," and approved March third, eighteen hundred and fifty-four.

BE IT ENACTED by the Senate and General As-

sembly of the State of New Jersey:

Section 11 repealed.

1. Section eleven of an act entitled "An act authorizing the removal of certain mill dams from Rahway river and its branches, with the limits of the townships of Woodbridge and Rahway, in the counties of Essex and Middlesex, and approved March third, eighteen hundred and fifty-four." be and the same is hereby repealed.

2. This act shall take effect immediately.

Approved April 1, 1914.

CHAPTER 95.

A Further Supplement to an act entitled "An act to regulate fees," approved April fifteenth, one thousand eight hundred and forty-six.

BE IT ENACTED by the Senate and General As-

sembly of the State of New Jersey:

1. Where any title, interest, lien, claim, equity of redemption, or other legal or equitable right of any nature or kind whatsoever remains in any person or persons, or corporation after the sale or convey-

Fee for serving notice of interest remaining after municipal sale.

ance of any lot, lots, tracts or parcels of real estate or any right therein by any municipality or municipal office under any law of this State authorizing such sale and conveyance, and notice is given to such persons or corporation in accordance with any law authorizing such sale or conveyance, the person serving such notice shall be entitled to receive one dollar per lot for each notice necessarily served.

2. This act shall take effect immediately.

Approved April 1, 1914.

CHAPTER 96.

An Act to amend an act entitled "An act to regulate the practice of courts of law (Revision 1903)."

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section one hundred and forty-four of the act Section 144 to which this is an amendment, is hereby amended to read as follows:

Any party to an action may be examined as a Party to witness at the instance of the adverse party or of act on examany one of several adverse parties after issue witness by adverse party. joined and before trial. Such examination may be before any master in Chancery, Supreme Court commissioner or examiner without any order entered for the purpose, on two days' notice to the party to be examined. And the officers of any corporation may be examined as aforesaid in any action to which such corporation shall be a party.

The service of a subpœna, with the fees pre-subpoona scribed by law, shall be sufficient summons and no-deemed notice. tice to the party named therein to attend before the officer therein named, and such examination

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may be enforced in the same manner as answers to interrogatories.

Issue of subpoons.

Subpænas for the purpose aforesaid may be issued in the same manner and with like effect as if issued for the procuring of the attendance of witnesses at trial.

Approved April 1, 1914.

CHAPTER 97.

An Act to amend an act entitled "An act to incorporate associations not for pecuniary profit," approved April twenty-first, one thousand eight hundred and ninety-eight.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Section 1 amended.

1. Section one of the act to which this is an amendment be and the same is hereby amended so as to read as follows:

Formation of associations.

1. Any five or more persons, societies, associations or clubs who shall desire to associate themselves for any lawful purpose other than for pecuniary profit, may make, sign and acknowledge before any person authorized to take the acknowledgment and proof of deeds in this State and file in the office of the Secretary of State and record in the office of the clerk of the county in which the principal business of the corporation is to be conducted, a certificate in writing in which shall be stated the name or title by which such corporation is to be known in law, the purpose for which it is formed, the place where it is to be located, or its business conducted, the number of trustees, which shall not be less than three, and the names of the trustees selected for the first year of its existence;

File certificate.

Name.

Statement of purpose, etc.

provided, that in case the purposes, objects or busi- Proviso. ness of said corporations are to be carried on in whole or in part outside of this State, said corporation shall maintain an office in this State, with a resident agent in charge thereof during the business hours, upon whom process against said corporation may be served; and provided, further, Proviso. that in that case the said certificate shall set forth the location of said office and the name of said agent; and provided, further, that under this act Proviso. no certificate of incorporation relating to eleemosynary or charitable institutions, other than aid societies of properly organized and accredited churches and fraternal societies organized for aid and relief of their members, shall be filed as herein prescribed before first having been certified to and approved by the Commissioner of Charities and Corrections.

2. All acts and parts of acts in conflict with this Repealer. act be and the same are hereby repealed, and this act shall take effect immediately.

Approved April 1, 1914.

CHAPTER 98.

An Act to amend an act entitled "An act concerning evidence" (Revision of 1900), approved March twenty-third, one thousand nine hundred.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section fifty-eight of an act entitled "An act section 58 concerning evidence" is hereby amended to read as follows:

In case a commission issued out of any court of Procuring the United States, or of any State or territory of from resi-the United States, or of any foreign State, nation state by com-or kingdom, shall be directed to any person or per-

Upon refusal subpoena to issua sons in this State, authorizing such person or persons to examine or take the deposition of any witness or witnesses named in such commission, and the person to be examined under such commission shall refuse to attend and give testimony before such commissioner or commissioners, any justice of the Supreme Court of this State may, upon application made to him by or on behalf of such commissioner or commissioners, and upon proof being made of such refusal, make an order awarding process of subpæna out of the said court for such witnesses to appear and testify before such commissioner or commissioners; and, upon filing such order in the clerk's office of the said Supreme Court, it shall be the duty of the said clerk to issue process of subpœna under the seal of the said court, requiring such witness or witnesses to appear and testify before such commissioner or commissioners.

Section 60 amended. 2. Section sixty of said act be and the same is hereby amended to read as follows:

Procuring testimony for use in civil action or proceedings pending.

In case of notice given or other proceedings taken for the purpose of examining or taking the deposition of any witness or witnesses within this State, pursuant to the laws of the United States, or pursuant to the laws of any foreign State, nation or kingdom, to be used in any civil action or proceed-· ing pending in any court of the United States, or pursuant to the laws of any other State, or territory, foreign State, nation or kingdom, to be used in any civil action or proceeding pending in any court of such State or territory, foreign State, nation or kingdom, any justice of the Supreme Court of this State may, upon application made to him with proof by affidavit that the testimony of such witness or witnesses is material to the applicant. make an order awarding process of subpæna out of the said court, for such witness or witnesses to appear and testify in pursuance of such notice or other proceeding, and before such commissioner or person as shall be named in such order, and upon

Orders subpoena issued.

filing such order in the office of the clerk of the Supreme Court, it shall be the duty of the said clerk to issue process of subpœna, under the seal of the said court, requiring such witness or witnesses to appear and testify accordingly, which shall be served in the same manner and be of the same force and effect as like process in any other case, and any person attending in pursuance of such subpæna shall be entitled to the same fees as wit- Fees and nesses in other cases, and any witness or witnesses disobeying such process shall be subject to the same penalities as are provided for in cases pending in the Supreme Court of this State.

3. This act shall take effect immediately. Approved April 1, 1914.

CHAPTER 99.

A Supplemental to an act entitled "An act concerning townships (Revision of 1899)," approved March twenty-fourth, one thousand eight hundred and ninety-nine.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. The township committee shall have power and Acceptance of dedicated authority by ordinance to accept any street, road, streets, etc. or public place where the same shall have been dedicated to public use.

2. This act shall take effect immediately. Approved April 1, 1914.

CHAPTER 100.

An Act to incorporate the borough of Stone Harbor, in the county of Cape May.

BE IT ENACTED by the Senate and General As-

sembly of the State of New Jersey:

Corporate name.

1. The inhabitants of all that portion of the island known as Seven Mile Beach, in the township of Middle, in the county of Cape May and State of New Jersey, hereinafter set forth, are hereby constituted and declared to be a body corporate in fact and in law, by the name of "The Borough of Stone Harbor," and shall be governed by the laws of this State relating to boroughs.

Boundaries of borough.

2. The boundaries of said borough shall be as follows:

All that portion of the island known as Seven Mile Beach, in Middle township, Cape May county, which lies southwesterly from the southwest line

of the borough of Avalon:

Beginning at a point in the middle of Great channel where the same is intersected by the southwest line of Eightieth street in the borough of Avalon and extending thence (1) southwesterly along the middle of Great channel, the several courses and distances thereof, to the middle of Hereford inlet; (2) southeasterly along the middle of Hereford inlet, the several courses and distances thereof, to its intersection with the limit of the jurisdiction of the State of New Jersey in the Atlantic ocean; (3) northeasterly in the Atlantic ocean and along the limit of the jurisdiction of the State of New Jersey in said ocean, to the extended southwest line of said Eightieth street; (4) northwesterly along the southwest line of Eightieth street and extensions thereof, it being the southwest boundary of the borough of Avalon, to the place of beginning.

vided, it shall not operate to effect the incorporation of that part of the township of Middle until it shall have been accepted by a vote of the majority of the legal voters of the said described territory voting thereon at a special election to be held within thirty days from the approval of this act and within the hours of six A. M. and six P. M. of the day fixed for the election at a place within said territory to be fixed by the clerk of the township of Middle, in the county of Cape May. The Notice of clerk of the said township shall cause public notice election. of the time and place of holding said election to be given by advertisements signed by himself and set up in at least ten public places within said described territory, and published in one newspaper circulating therein at least ten days prior to such election, and the said clerk shall provide for each elector voting at such election ballots, to be printed Ballots. or written, or partially printed and partially written, on which shall be printed the word "for" and the word "against" above and immediately preceding the title of this act, and if the word "for" be marked off or defaced upon the ballot it shall be counted as a vote against the acceptance of said act. If the word "against" is marked off or de-Marking

faced upon the ballot it shall be counted as a vote in favor of the acceptance thereof, and in case neither the word "for" nor the word "against" shall be marked off or defaced upon the ballot, it shall not be counted either as a vote for or against

the time and place so appointed and be conducted by the officers of the election district of said township of Middle, except no special form of ballot or

such election shall make return to the township committee of the township of Middle of the result

3. This act shall take effect immediately; pro- Referendum.

such acceptance. Such election shall be held at Election, how

any envelope need be used. The officers holding Returns.

thereof by a statement in writing, under their hands, and the same shall be entered at length on the minutes of the said township committee, and thereupon and upon such adoption, and not otherwise, this act shall be in all respects operative.

Registry.

The register of voters within said described territory used at the general election next preceding the holding of such special election shall be used for the purpose of conducting such special election, and it shall not be necessary for said board of registry and election to make a new registry of voters for such special elections, but only to revise and correct the register made for the last general election; and for that purpose the said board shall meet at such place within said described territory as shall be designated by the clerk of the township of Middle, at least one week preceding said election.

Polling place and correcting register.

Notice of the place so designated shall be given by the clerk by posting in at least five of the most public places in said described territory. Said meeting of the board of registry and election shall begin at one o'clock in the afternoon and continue until nine o'clock in the evening of that day, for the purpose of revising and correcting the register and adding thereto names of all persons entitled to vote within such described territory at said special election, who shall appear in person before them and establish to the satisfaction of the majority of the board that they are entitled to vote at said election. or who shall be sworn by written affidavit of a voter residing in said described territory to be entitled so to vote. A separate affidavit shall be required for each person so registered, which shall contain the address of the affiant and shall be signed by him. and on the following day one copy shall be mailed to the chairman of the county board of elections of Cape May, to be filed by said board, and one copy shall be retained for the use of said board of election at such special election.

Immediately after the statement of the result of Cortified copy such election shall be made to the township committee of said township of Middle a copy thereof, certified by its clerk, shall be filed in the office of the county clerk of the county of Cape May.

Approved April 3, 1914.

CHAPTER 101.

An Act to amend an act entitled "An Act to provide funds to be used for opening, widening and vacating streets and highways in cities of the first class in this State," approved March twenty-first, one thousand nine hundred and twelve.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section three of the act to which this is an Section 3 amendment be and the same is hereby amended, so

as to read as follows:

In order to provide the money necessary and Temporary loan bonds red for such opening, widening or vacating, issued. required for such opening, widening or vacating, and appropriated from time to time for such purposes, the common council, or other board or body having control of the finances of such city, shall issue, or cause to be issued, from time to time, as may be necessary, the temporary loan bonds or certificates of the city, bearing interest at a rate not to Rate. exceed five per centum per annum, which temporary loan bonds or certificates may be renewed from time to time until the assessments for benefits for such improvements are paid. Should the total cost If cost exceeds money of opening, widening or vacating any street exceed provided. the amount of money appropriated therefor in the first instance as provided in section two of this act, the said common council, or other board or body

having control of the finances of such city, shall appropriate such excess cost over the first appropriation to the board or body having control of the streets and highways, upon their requisition, and provide for the same by the issue of temporary loan bonds or certificates as hereinbefore in this section provided.

2. This act shall take effect immediately.

Approved April 3, 1914.

CHAPTER 102.

An Amendment to an act entitled "An act concerning railroads," approved April fourteenth, one thousand nine hundred and three.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Paragraph 4 amended. ('apital stock.

1. That paragraph four of section one of the act of which this is an amendment be so amended as to read as follows, i. e.: The amount of the total authorized capital stock, the number of shares into which the same is divided and the par value of each share; the amount of capital stock subscribed by the incorporators with which it will commence business, which shall not be less than two thousand dollars for each mile or fraction thereof; and if there be more than one class of stock created by the certificate a description of the different classes with the terms on which created; and section six of said act be amended so as to read as follows, i. e.: Every railroad company shall have the power to borrow such sums of money from time to time as shall be necessary to construct, improve, extend or repair its road and furnish all necessary lands, chattels, engines, cars and equipments, and for such pur-

Section 6

Borrow on bond and mortgage.

poses to issue and sell its bonds secured by mortgage on its railroad, lands, chattels, franchises and appurtenances, and such company shall not plead any statute against usury in any suit at law or in equity to enforce the payment of any bond or mortgage executed under the provisions of this section; in the case of any railroad company in this State the amount of whose mortgage debt shall have been limited by special law, the written consent of the holders of at least two-thirds in value of all its stock shall be obtained before any such mortgage shall be executed; any person who shall issue bonds Exce or any railroad company to an amount greater than the amount authorized by this or any other act shall be guilty of a misdemeanor. Where a mortgage on a railroad right of way and franchises includes chattels, it shall be sufficient notice and evidence thereof to record the same as a mortgage on real estate.

2. This act shall take effect immediately. Approved April 6, 1914.

CHAPTER 103.

An Act to authorize cities to license and regulate. by ordinance, the erection of signs projecting bevond the building line of streets and highways, and to provide a penalty for the violation of such ordinance.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. It shall be lawful for the common council, or Projecting other governing body of any city in this State, by ordinance, to license and regulate the erection of signs projecting beyond the building line in any of

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Penalty.

License fee.

the streets and highways of any such city, and to provide for the imposition of a penalty of twentyfive dollars for any violation thereof; and it shall be lawful for said common council or other governing body of any city of this State to exact an annual license fee from the person or persons erecting such signs, which said license fee may be levied and collected for the purpose of revenue.

2. This act shall take effect immediately.

Approved April 6, 1914.

CHAPTER 104.

An Act concerning the retirement of members of the police department in any municipality of this State.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Time between removal and reinstatement allowed.

1. Whenever, heretofore or hereafter, in any municipality of this State any member of the police department has been removed from employment therein without charges preferred against him, or has been removed from employment by reason of the disbanding of a police department, and has subsequently been reinstated, the time elapsed between such removal from employment and such reinstatement shall be computed as time in actual service in determining the right of such member to retirement from service in such department.

2. This act shall take effect immediately.

Approved April 6, 1914.

CHAPTER 105.

An Act authorizing the Commissioner of Education to exact the payment of fees by applicants for qualifying academic certificates.

Be it enacted by the Senate and General Assem-

bly of the State of New Jersey:

1. For the purposes of this act the term "quali- Definition. fying academic certificate" shall be taken and deemed to be any certificate issued by the Commissioner of Education certifying that the person to whom the same shall be issued has had the preliminary academic education required by the rules of the Supreme Court or by any law of this State at the time such certificate is issued for admission to an examination for license to practice law, medicine, dentistry, chiropody, pharmacy, or for license as a certified public accountant, and for any other profession or vocation for which a certificate of academic education, issued by the Commissioner of Education, is now or may hereafter be required by law or by the rules of the Supreme Court.

2. Every person desiring a "qualifying academic Application certificate" shall make application therefor in the cate. manner and form prescribed by the Commissioner of Education and shall, at the time of filing such application, pay to said commissioner the sum of Fox two dollars. If the credentials and evidence sub- Examination mitted by an applicant are not sufficient to entitle him to such certificate without an examination in one or more academic subjects, such applicant shall, before he begins such examination, pay to said ree. commissioner the further sum of three dollars.

3. The Commissioner of Education shall keep a Receipt, care true and correct account of all moneys received by and use funds. him under the provisions of this act, and between

the first and fifth days of each month deposit with the State Treasurer all such moneys received by him during the then preceding calendar month. The moneys deposited with the State Treasurer under the provisions of this act shall not become a part of the general funds of the State, but shall be held as a special fund to be used only for the payment of expenses incurred by the Commissioner of Education in carrying out the provisions of this act, and such expenses shall be paid by the State Treasurer on the warrant of the State Comptroller on bills duly certified by the Commissioner of Education.

Rules and regulations.

- 4. The Commissioner of Education shall make and prescribe rules and regulations necessary to carry this law into effect.
 - 5. This act shall take effect immediately. Approved April 6, 1914.

CHAPTER 106.

A Further Supplement to "An act to regulate fees," approved April fifteenth, one thousand eight hundred and forty-six.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey: .

Salaries of court constables or attendants. 1. Constables or court attendants of the counties of the first class attached or assigned to the Circuit Court, Court of Oyer and Terminer and General Jail Delivery, Court of Common Pleas and General Quarter Sessions of the Peace in said counties, shall receive a salary of twelve hundred and fifty dollars per year to be paid semi-monthly, which payment shall be in full, and in lieu and stead of all fees, mileage or other allowances heretofore al-

lowed for the service of processes and duties of such constable or court attendants.

2. All acts and parts of acts inconsistent with the Ropentor. provisions of this act are hereby repealed, and this act shall take effect immediately.

Approved April 7, 1914.

CHAPTER 107.

An Act to incorporate the borough of Westville, in the county of Gloucester.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. The inhabitants of that portion of the townships of Deptford and West Deptford, in the county of Gloucester, hereinafter mentioned and described, are hereby constituted and declared to be a body corporate in fact and in law by the name of "The Borough of Westville," and as such shall be governed by the general laws of this State relating to boroughs.

2. The boundaries of said borough shall be as follows: Beginning at a point in the middle of Great Timber creek, in range with the property line between lands of formerly George W. Gardiner and lands formerly of William C. Allen; thence (1) southwestwardly between lands formerly of George W. Gardiner, now belonging to the Westville Land Company, and lands of R. Cooper Beideman on the right and lands of formerly William C. Allen and lands formerly of Samuel H. Ladd on the left, about four thousand four hundred and seventy-five feet to a large stone corner to said Beideman and Ladd lands and in line of lands formerly Howell's, now of Gloucester County Realty Company; thence

Corporate name.

Boundaries of borough.



(2) northwestwardly along the line between lands of said R. Cooper Beideman on the right and lands of said Gloucester County Realty Company on the left, about one thousand four hundred fifty-six feet to a stone corner to lands of Joseph W. Brooks and said Gloucester County Realty Company; thence (3) northwestwardly at right angles to the Gloucester turnpike, between lands of said Joseph W. Brooks on the right and of the said Gloucester County Realty Company on the left, five hundred thirty and fifty-five hundredths feet to a corner in the middle of the Gloucester turnpike aforesaid; thence (4) northeastwardly along the center line of said turnpike six hundred eighty-eight feet to a corner; thence (5) at right angles to said Gloucester turnpike or nearly so, westwardly along the middle of the roadway crossing the West Jersey and Seashore Railroad between lands formerly of Rebecca Adams, now of Frederick Doriot, and lands of Charles Kesting on the right and lands of the Gloucester County Realty Company, Agnes Hoffman, and others on the left, and continuing the same course across lands of the estate of Wilson Fitzgerald, deceased, about two thousand two hundred and fifty feet to a corner in the middle of the Crown Point road; thence (6) northeastwardly along the middle of the Crown Point road about three thousand eight hundred feet to a corner in range with a line one hundred fifty feet southwestwardly of the southwesterly line of Woodbine avenue on the plan of Newbold; thence (7) along the rear line of lots fronting on Woodbine avenue (courses hereinafter recited being deflected from true meridian) north forty-six degrees and thirty-nine minutes west, four hundred eighteen and fifteen-hundredths feet to the westerly corner of lot No. 321 on said plan; thence (8) along the northwesterly line of lot No. 321 on said plan, north forty-three degrees and twenty-one minutes east, one hundred fifty feet to a corner in the southwesterly line of Woodbine ave-

nue; along which it runs (9) north forty-six degrees and thirty-nine minutes west, one thousand five hundred feet to the extension of the line between lots Nos. 283 and 285 on the aforesaid plan of Newbold; thence (10) along said line, north forty-three degrees and twenty-one minutes east, two hundred ten feet to the southerly corner of lot No. 286 on said plan; thence (11) along the rear line of lots fronting on Highland avenue, north forty-six degrees and thirty-nine minutes west, two hundred fifty feet to the westerly corner of lot No. 293; thence (12) along the northwesterly line of lot No. 293, north forty-three degrees and twentyone minutes east, one hundred fifty feet to the southwesterly line of Highland avenue; thence (13) along the southwesterly line of Highland avenue, north forty-six degrees and thirty-nine minutes west, one thousand feet more or less to the Delaware river; thence (14) northeastwardly up said river to the middle of Great Timber creek aforesaid; thence (15) up the middle of said creek the various courses and distances thereof to the place of beginning.

3. This act shall take effect immediately; pro- Referendum. vided, it shall not operate to affect the incorporation of the territory above described as a borough of this State until it shall have been accepted by a vote of a majority of the legal voters included in said territory residing in the townships of Deptford and West Deptford, respectively, voting separately in each township thereon at a special election special election. to be held within said districts in each township respectively within thirty days from the approval of this act, and within the hours of six A. M. and seven P. M. of the day fixed for the election, at places within said territory, to be fixed by the clerk of said townships of Deptford and West Deptford, respectively. The clerks of said townships of Notices of Deptford and West Deptford shall each cause public notice of the time and place of holding such elec-

Ballets

tions to be given by advertisements signed and set up in at least ten public places within said districts in the respective townships and published in one or more newspapers printed or circulating therein at least ten days prior to such election and said clerk shall provide for each elector voting at such election ballots to be printed or written, or partly printed and partly written, on which shall be printed the word "For" and the word "Against" above and immediately preceding the title of this act; and if the word "For" be marked off or defaced upon the ballot it shall be counted as a vote against the acceptance of said act; if the word "Against" is marked off or defaced upon the ballot it shall be counted as a vote in favor of the acceptance thereof; and in case neither the word "For" or the word "Against" be marked off or defaced upon the ballot it shall not be counted either as a vote for or against such acceptance. Such election shall be held at the time and place so appointed, and be conducted by the officers of the election district of the said respective townships, except that no special form of ballot or envelope need be used. The officers holding such election shall make return to the township committees of said townships of Deptford and West Deptford, respectively, of the result thereof by a statement, in writing, under their hands, and the same shall be entered at length on the minutes of said township committees; and thereupon and upon such adoption by a majority of the legal voters of each of the said districts so voting separately, but not otherwise, this act shall in all respects be operative.

Election, how conducted.

Returns.

Rogistry.

4. The registers of voters of the voters within said districts respectively used at the general election next preceding the holding of such special election shall be used for the purpose of conducting such special election. It shall not be necessary for the board of registry and election conducting said election in said districts, respectively, to make a

new registry of voters for such special election, but only to revise and correct the registers made Revision. for the last general election, and for that purpose the said boards shall meet at such place within said districts respectively as shall be designated by the clerk of the said townships respectively at least one week next preceding said election. Notice of the Polling place so designated shall be given by the clerk of the townships respectively by posting in at least five of the most public places in said district. Said meetings of the said boards of registry and election corrected in their respective townships shall begin at one o'clock in the afternoon and continue until nine o'clock in the evening of that day for the purpose of revising and correcting the register and adding thereto the names of all persons entitled to vote within said district at said special election, who shall appear in person before them and establish to the satisfaction of the majority of the board that they are entitled to vote at said election, or who shall be sworn by a written affidavit of a voter residing in the said district to be entitled so to vote. A separate affidavit shall be required for each person so registered, which shall contain the address of the affiant and shall be signed by him; and on the following day one copy thereof shall be delivered to the chairman of the county board of elections of Gloucester county, to be filed by said boards, and one copy shall be retained for use by the said board of elections respectively at such special elections.

5. Immediately after the statement of the result Results certified. of such election shall be made to the township committees of said townships of Deptford and West Deptford respectively a copy thereof, certified to by their respective clerks, shall be forthwith filed in the office of the county clerk of said county of Gloucester.

Approved April 7, 1914.

CHAPTER 108.

A Supplement to an act entitled "An act relating to, regulating and providing for the government of cities, towns, boroughs and other municipalities within this State," approved April twentyfifth, one thousand nine hundred and eleven.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

To whom act applies.

1. In all cities, as defined in the act to which this act is a supplement, which heretofore have adopted or hereafter may adopt the provisions of the act to which this act is a supplement, commissioners provided for in said act shall be nominated and elected only in the manner hereinafter prescribed.

Number of commission-ers.

When elec-

In every such city of ten thousand population, or more, five commissioners, and in cities of less than ten thousand population, three commissioners shall be elected at an election to be held on the fifth Tuesday following the election at which the voters shall have voted to adopt the provisions of said act, and on the second Tuesday in May in each fourth year thereafter.

Conduction of election.

The election officers conducting the last general annual election shall be the officers of the general or any special municipal election, and the municipal elections shall be held at the same places and conducted in the same manner so far as possible, and the polls shall be open and closed at the same hours as provided by the general election laws.

Naming candidates.

2. The names of candidates for commissioners shall, at least ten days prior to the general or special election, be filed with the city clerk in the manner and form and under the conditions hereinafter set forth, and the petition of nominations shall consist of individual certificates equal in num-

ber to at least one-half of one per centum of the entire vote at the last preceding general election, but in no event less than twenty-five, and said petition shall read substantially as follows:

PETITION OF NOMINATION.

I, the undersigned, a qualified elector of the city Form of of....., residing at...., certify that I do hereby join in a petition for the nomination of, whose residence is at...., for the office of commissioner, to be voted for at the elec-and I further certify that I know this candidate to be a qualified elector of said city and a man of good moral character, and qualified in my judgment for the duties of such office, and I further certify that I have not signed more petitions or certificates of nominations than there are places to be filled in the above office.

(Signed)......

Being duly sworn, deposes and says that he is the person that signed the foregoing certificate; that the statements contained therein are true and correet.

(Signed).....

Subscribed and sworn to before me.....

It shall be the duty of the city clerk to furnish to furnish upon application a reasonable number of forms of blanks. individual certificates of the above character.

Each certificate must be a separate paper and Certificates separate. must contain the name of but one signer thereto, and no more, and shall contain the name of but one candidate, and no more. Each signer must not, at Number of the time of signing the certificate, have signed more by one signer. certificates for candidates for that office than there are places to be filled in such office, and in case an elector has signed two or more conflicting certificates, all such certificates shall be rejected.

Examination of certificates

When such a petition of nomination is presented for file to the city clerk, he shall forthwith examine the same and ascertain whether it conforms to the provisions of this section, and if not found in conformity thereto, he shall designate the defect and return the petition to the person signing it, which may again be presented when properly amended.

Advertisement of candidates. 3. Immediately upon the expiration of the time of filing certificates, statements and petitions for candidates, the said clerk shall cause to be published for three successive days in all the daily newspapers published in such city, in proper form, the names of the persons as they are to appear upon the ballots, and if there be no daily newspapers, then in two consecutive issues of any other newspapers that may be published in said city; and the clerk shall thereupon cause the ballots to be printed, authenticated with a facsimile of his signature.

Ballots.

Number and delivery of ballots.

Having caused said ballots to be printed in the form hereinafter prescribed, the said city clerk shall cause to be delivered at each polling place a number of said ballots equal to twice the number of votes cast in such polling precinct at the last general election, which ballots shall not be distributed outside the polling place.

4. The form of ballot and the method of voting at said general or special election shall be as fol-

lows:

Form of ballot.

I. Except that the crosses here shown shall be omitted, and that in place of the names and officers here shown shall be substituted the names of the actual candidates and the offices for which they are respectively nominated, the ballots shall be in substantially the following form:

General or special municipal election, city of (inserting date thereof.)

DIRECTIONS TO THE VOTER.

Explanations as to choices.

To vote for any person mark a cross (\times) in the square in the appropriate column, according to your choice, at the right of the name voted for.

If more than one office is to be filled, vote as many first choices as there are officers to be elected or the ballot will be void.

Second, third or fourth choice is not compulsory. Vote only as many first choices, or second choices, or third choices, as there are officers to elect.

Vote as many fourth or other choices as you wish. Vote your first choice or choices in the first column.

Vote your second choice or choices in the second

Vote your third choice or choices in the third column.

Vote in the fourth column for all the other candidates whom you wish to support.

Do not vote more than one choice for one person. as only one choice will count for any one candidate by this ballot.

If you wrongly mark, tear or deface this ballot, return it and obtain another.

For Commissioners:	First Choice.	Second Choice.	Third Choice.	Other Choice.
Louis Coe,	X			
William Brown,		X		
John Doe,	l		X	
Henry Poe,				l X
Richard Roe,				
Charles Smith,				X

II. One space shall be left below the printed Additional names of the candidates of each office to be voted for, wherein the voter may write the name of any person for whom he may wish to vote.

III. The names of candidates for the same office Arrangement shall be printed on the ballot in alphabetical order. Nothing on the ballot shall be indicative of the

No designa-

source of the candidacy or of the support of any candidate. No ballot shall have printed thereon any party or political designation or mark, and there shall not be appended to the name of any candidate and such party or political designation or mark or anything indicating his views or opinions.

Counting ballots.

As soon as the poles are closed, the election officers shall immediately open the ballot boxes, take therefrom singly and count the ballots in public view, and enter the total number thereof on the tally sheet provided therefor by the city clerk. They shall also carefully enter the number of the first-choice, second-choice, third-choice, and otherchoice votes for each candidate on said tally sheet and make immediate return thereof to the city clerk. Only one vote shall be counted for any candidate on any one ballot, all but the highest of two or more choices on one ballot for one and the same candidate being void: All ballots shall be void which do not contain first-choice votes for as many candidates as there are offices to be filled. If a ballot contains either first, second or third-choice votes in excess of the number of offices to be filled no vote in the column showing such excess shall be counted.

Number of choices.

Except as hereinbefore provided all choices shall be counted as marked on the ballot.

Determination of result. On the day following the said election the city clerk shall determine the successful candidates as hereinafter provided in this section, and shall immediately make and file the result thereof in the office of the city clerk. Said canvass by the city clerk shall be publicly made, in the manner following:

If no election by first choice. (a) Candidates receiving a majority of first-choice votes for any office shall be elected. If the full number of candidates to be elected do not receive such a majority of the first-choice votes for such office, a canvass shall be made of the second-choice votes received by those candidates for office who are not elected by first-choice votes; said sec-

ond-choice votes shall be added to the first-choice votes received by such candidates, and candidates who, by such addition, shall receive a majority shall be elected.

(b) If, after adding the first-choice and second- if no election choice votes of the candidates not elected by firstchoice votes, the full number of candidates to be elected do not receive a majority of first-choice and second-choice votes combined, a canvass shall be made of the third-choice votes received by those candidates for said office who are not elected by first-choice and second-choice votes combined; said third-choice votes shall be added to the first-choice votes and second-choice votes, received by such candidates, and candidates who, by such addition, shall receive a majority, shall be elected.

(c) If, by the count of either first-choice votes or Candidates first and second-choice votes, or first, second and receiving highest v third-choice votes, as above provided, more candi-elected. dates than there are offices to be filled shall receive a majority, the candidate or candidates equal in number to the number of offices to be filled having the highest vote shall be elected.

(d) If the full number of candidates to be elected if no election do not receive a majority by adding first, second by adding three choices. and third-choice votes, as above directed, a canvass shall then be made of the other-choice votes received by those candidates for said office who are not elected, either by first-choice votes or by adding first and second-choice votes, or by adding first, second and third-choice votes, said other-choice votes shall be added to the first, second and thirdchoice votes received by such candidates, and the candidates equal in number to the number of offices remaining to be filled who receive the highest number of votes by the said addition shall be elected.

(e) A tie between two or more candidates shall Ties. be decided in favor of the one having the highest number of first-choice votes. If they are also equal in that respect, then the highest number of second-

choice votes shall determine the result. If they are still equal then the highest number of third-choice votes shall determine the result. If this does not decide, then the tie shall be determined by lot, under the direction of the city clerk.

"Majority" defined.

Informalities not to invalidate.

- (f) Whenever the word "majority" is used in this section it shall mean more than one-half of the total number of valid ballots cast at such election.
- (g) No informalities in conducting said municipal elections shall invalidate the same, if they be conducted fairly and in substantial conformity with the requirements of this act.

Vacancies.

7. When any vacancy or vacancies shall occur among the commissioners elected under the provisions of the act to which this act is a supplement. the remaining commissioners shall fix a date for holding an election of a properly qualified person or persons to fill such vacancy or vacancies to serve for the unexpired term, not less than thirty nor more than forty days from the date when said vacancy or vacancies shall occur. Said election shall be conducted, returned, and the result thereof declared in all respects and by the same officials as hereinbefore prescribed for general municipal elections; provided, further, that when such vacancy or vacancies shall occur within one year of the expiration of the term of such office so becoming vacant. then the remaining commissioners shall, within thirty days thereafter, elect a properly qualified person or persons to fill such vacancy or vacancies to serve for the unexpired term, as provided in said act to which this act is a supplement.

Election, how conducted.

Proviso.

8. Whenever the clerk shall, under the provisions of the act to which this act is a supplement, certify to the board of commissioners that a sufficient petition or petitions for the removal of an elective officer or officers and demanding an election of a successor or successors of the person or persons sought to be removed has or have been filed, if the officer or officers sought to be removed shall not re-

Recall.

sign within five days after the date of the clerk's certificate, said board of commissioners shall order and fix a date for the holding of the said election, not less than thirty days nor more than forty days from the date on the clerk's certificate or certificates to the board of commissioners that a sufficient petition or petitions has or have been filed; pro- Proviso. vided, that whenever a sufficient removal petition or petitions shall be filed, near enough in point of time to prevent the ordering of separate elections, the elections to fill a vacancy or vacancies and the election on the removal petition, may be held on the same day; and provided further, that if said officer or officers sought to be removed shall resign within said period of five days, an election of his successor shall be ordered and held in the same manner as provided in the next preceding section for an election to fill vacancies.

The board of commissioners shall make, or cause Notice of to be made, publication of notice and all arrangements for holding such election, and the same shall be conducted, returned, and the result thereof declared in all respects and by the same officials as is hereinbefore prescribed for general municipal elections.

9. Nominations for candidates for commissioner, Publication of nominawhether to fill a vacancy or vacancies as aforesaid, or in an election ordered on the filing of a petition or petitions for the removal of a commissioner or commissioners, as aforesaid, excepting as to the officer sought to be removed, shall be made, certified and published in the same manner and by the same official or officials as hereinbefore prescribed for candidates at a general municipal election.

10. All acts and parts of acts inconsistent with the provisions of this act be and the same are hereby repealed.

11. This act shall take effect immediately. Approved April 7, 1914.

CHAPTER 109.

An Act regulating the pay of officers and policemen in cities of the second class of this State.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Salaries of police force

stated.

1. In all cities of the second class of this State, the pay or salaries of the following-named officers and men of the police force shall be as hereinafter specified respectively:

Inspectors not less than two thousand dollars per

year;

Captains not less than two thousand dollars per

Captains of detectives not less than one thousand eight hundred dollars per year;

Lieutenants not less than one thousand seven

hundred dollars per year;

Sergeants, detectives and detective-sergeants not less than one thousand six hundred dollars per year;

Round-sergeants and roundsmen each not less than one thousand five hundred and ten dollars per

year;

Patrolmen not less than nine hundred dollars per year for the first year of service; not less than one thousand dollars for the second year of service; not less than one thousand one hundred dollars for the third year of service, and for the fourth year of service and thereafter, not less than one thousand three hundred dollars per year.

Years of service.

The years of service for patrolmen shall be from the time of their respective appointments to the force; all payments shall be made semi-monthly.

Pay in certain cases. In case the patrolmen in any such city shall receive more than nine hundred dollars per year when

this act takes effect therein, this act shall not be construed to reduce said salary, as said patrolmen shall be entitled to the increase in pay above nine hundred dollars per annum herein provided when they shall have served a sufficient time from the date of their original appointment to entitle them thereto upon the above schedule of service and salary.

2. This act shall take effect immediately, but its provisions shall remain inoperative in any such city until the same shall be submitted to the voters of such city by resolution adopted by the common council or other governing body thereof at least thirty days before any general election to be held Question subtherein and be accepted by the voters of said city general by a majority of the votes cast for or against such act at such general election hereinafter to be held in such city at which the acceptance or rejection of this act shall be submitted to said voters by such resolution; if a majority of those voting for or against the acceptance of this act be in favor of its acceptance, the provisions thereof shall be deemed to be accepted by such city, and such city shall be bound by the terms thereof. When the question of wording on ballot. the acceptance of this act shall be submitted to the voters, there shall be printed upon the official ballots for every election precinct, district or ward the word "for," with a square opposite the same, and the word "against," with a square opposite the same, above and immediately preceding the words "the act of one thousand nine hundred and fourteen to regulate and increase the pay of the police force." If the voter marks an X in black ink or Marking black pencil in the square opposite the word "for," it shall be counted as a vote in favor of the acceptance of this act. If the voter marks an x in black ink or black pencil in the square opposite the word "against," it shall be counted as a vote against the acceptance of this act. And in case no mark be made after the word "for" or after the word

Referendum.

"against," it shall not be counted as a vote either for or against the acceptance of this act.

Information furnished voters.

When the question of the acceptance of this act shall be submitted to the voters of any municipality within the purview of this act, in addition to the sample ballot now mailed to voters, there shall be mailed in the same envelope a printed statement showing the amount of salary received by the classes of persons mentioned in the act, and the change therein by the proposed act.

Canvass and

There shall be a canvass and return of the votes upon the question of the acceptance of this act made by the election officers in the same way and manner as for officers voted for at such election, and if the majority of the votes cast for or against the acceptance of this act shall be found to be in favor of its acceptance, it shall then, but not otherwise, become operative and binding upon the city wherein such vote shall have been taken.

When effective.

3. In any city in which this act shall become operative in the manner herein provided the increase of pay or salaries herein made shall go into effect on the first day of the next fiscal year thereafter, notwithstanding that there may not be any existing appropriation or funds sufficient to permit such increases and the board or authority having control of the finances of such city shall borrow a sufficient sum to cover such increase until the same shall be provided for by taxation, or may permit the same to be paid out of any money of said city not otherwise appropriated, and shall put such sums so borrowed in the next tax levy raised in said city.

Election law to govern. 4. This act to be governed by the general election laws now in operation.

5. This act shall take effect immediately. Approved April 7, 1914.

CHAPTER 110.

An Act to authorize any city of the third class in this State having a system of sewers to lay additional mains, lateral connections, or extend existing mains from time to time, and to provide for the payment of the expense of the same, and for the assessment of the benefits of such construction upon the lot or lots of land and real estate benefited thereby.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. It shall be lawful for any city of the third class Extend in this State having a system of sewers to lay additional mains, lateral connections, or extend existing mains from time to time and to raise the necessary moneys for such purposes in the manner and under the conditions hereinafter set forth.

- 2. Before any proceedings may be taken under Potition to the provisions of this act, a petition shall be presented to the council, or other governing body of such city, signed by at least three-fifths in value of the property owners on the street or streets along which said sewers are to be laid or extended, said values to be ascertained from the last duplicate of assessment of such city, and in said petition it shall set forth that said petitioners bind themselves to pay to such city, of the cost of such construction, such assessment as shall be ascertained and fixed by said council, or other governing body, by resolution, not exceeding two-thirds of said cost.
- 3. Upon the petition referred to in the previous Proceed by section being filed in the manner and substance as set forth in said section, the council, or other governing body of such city, may, by resolution, order constructed all or any part of the work contem-

plated by said petition, but no resolution ordering the construction of such work shall be passed until notice is given by the clerk of such council, or other governing body, to all property owners along the line of said proposed sewers who have not signed such petition, of the time and place when said resolution will be taken up for final passage; and said property owners may appear at said time and place and be heard as to any objections they may have to the passage of said resolution; said notice shall be given by mailing the same to the last known postoffice address of such property owner, at least ten days prior to the day named for said hearing or by publication for one insertion in a newspaper printed or circulating in said city, and at said time and place all persons desiring to be heard shall be accorded the privilege.

Hearing objections

Assessment for benefits.

What to be

Owners notified.

4. Upon the completion of the work ordered under the provisions of this act, it shall be lawful for the council, or other governing body, by resolution, to assess the peculiar benefits arising from said construction, not exceeding two-thirds of the cost of said construction upon the owner, or owners, of the lot, or lots, of land and real estate along the line of said sewers so constructed; such resolution shall state the names of the owner, or owners, of each lot as nearly as the same can be ascertained, and a description of the lot or lots, of land affected sufficiently definite to identify the same, and the amount assessed thereon, but said resolution of assessment shall not be finally passed until notice shall be given by the clerk of council or other governing body, to all property owners along the line of said sewers so constructed of the time and place when said resolution will be taken up for final passage: which said notice shall be given by mailing the same to the last known office address of such property owner, or owners, at least ten days prior to the day named for the final consideration of said resolution of assessment, or by publication for one insertion in a news-

paper printed or circulating in said city, and at said time and place all persons desiring to be heard shall be accorded the privilege; and it shall be the duty Notice to of the clerk of said council, or other governing body, taxes. to forthwith deliver a certified copy of such resolution to the receiver of taxes in such city who shall at once enter the same in an orderly manner in a book to be provided for that purpose to be known and designated as "Sewer Extension Assessments." and all such assessments shall, from the date of the passage of such resolution, be and remain a first lien upon the lot, or lots, of land upon Assessments which they are made until they shall be paid, notwithstanding any mistake in the name, or names, of any owner, or owners, or any omission to name any owner, or owners, who are unknown, and notwithstanding any lack of form in the assessment or other proceedings which does not impair the substantial rights of the person, or persons, having a lien upon, or interested in said respective lot or lots of land, and said assessments shall bear interest at the rate of six per centum per annum from the Rate of date thereof, and payment thereof shall be enforced by selling the lot or lots of land, for the term, or in fee, and in the manner provided for the sale of Sale for nonlands for non-payment of taxes under the pro-payment. visions of an act entitled "An act for the assessment and collection of taxes," approved April eighth, one thousand nine hundred and three, and the acts supplemental thereto and amendatory thereof; and the purchaser shall be entitled to the same certificate and may enjoy the same lien, title and benefits and may perfect his title on like notice as in cases of sale of lands for delinquent taxes under said act.

5. To raise the necessary money to defray the Bond issue. cost of such work such city may appropriate and assess moneys sufficient for such purposes, or may borrow the same and issue its notes, certificates or bonds, the same to be designated Sewer Ex-

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tension Notes, Certificates or Bonds, as the case Rate.

may be, and to draw interest at a rate not more than five per centum per annum, and at least two-thirds in amount of said notes, certificates

years from their date, and the remainder of the same may be made payable at a period, or periods,

Sinking fund.

Time

or bonds shall be payable at not more than two not more than twenty years from the date thereof; and all moneys received from the assessments aforesaid shall be paid into a fund and preserved intact to discharge said indebtedness, and for the payment of any balance of said indebtedness said council, or other governing body, may appropriate and assess sufficient moneys for the purpose of paying said indebtedness when due, or may create a sinking fund and assess annually in such city a sum to pay into said sinking fund necessary for the redemption of said notes, certificate or bonds when due: and in addition thereto said council shall annually raise by taxation an amount sufficient to pay the interest on all of said outstanding indebtedness.

6. This act shall take effect immediately. Approved April 7, 1914.

CHAPTER 111.

An Act to establish a sinking fund commission in incorporated towns of this State, and defining its powers and duties.

BE IT ENACTED by the Senate and General As-

sembly of the State of New Jersey:

Sinking fund astablished.

1. In any incorporated town of the State, having bonded indebtedness, the governing body of said town may, by ordinance, establish a sinking fund commission which shall consist of four suitable citi-

zens, freeholders and residents in the said town, to be appointed by said governing body, who shall together constitute and be denominated as "The Com- omicial title. missioners of the Sinking Fund of the Town of' (as the case may be); of those first so appointed, one shall be appointed for one year Terms of from the preceding first day of January, one for commissiontwo years, one for three years and one for four years, and thereafter each person so appointed shall hold office for four years and until his successor is appointed and has qualified; any vacancy shall be filled by the said governing body for the unexpired term; said commissioners shall be a body corporate by the name aforesaid, with power to invest and reinvest the funds in their control in any stocks, bonds or other securities in which savings banks are, or may hereafter be, by the laws of this State, authorized to invest the moneys deposited with them, and the same to sell, assign and transfer, with power to sue and be sued in such corporate name in any court of competent jurisdiction. Before entering upon the duties of his office, each Commissioncommissioner so appointed shall execute a bond to bond. the town in such sum, and with such surety or sureties, corporate or otherwise, as the said governing body shall from time to time determine, conditioned for the faithful performance of all the duties of his said office. Within ten days after the first commis- Organization. sioners shall be appointed, and thereafter within ten days after the first day of January, in each year, the commissioners shall organize by electing a chairman, a clerk and a treasurer, and such other officers as they may deem necessary and proper, and said commission may make such rules as they shall think fit for their government. The said com- Expenses missioners shall receive no compensation for their services, but their necessary and legal expenses, including safe deposit rentals, premium on bonds, if any, and clerical and legal assistance, when re-

quired, shall be audited and paid by the governing body of said town.

2. Whenever in any said town commissioners of

Duties

Transfer of

the sinking fund shall be appointed under the provisions of this act, the said commissioners shall have charge of the sinking fund for the payment of any and every present and future bonded indebtedness of the said town. All moneys now held by or under the control and care of the governing body of said town in any sinking fund for the payment of any bonded indebtedness, shall be paid over to the said sinking fund commissioners and thereafter all moneys appropriated and raised by said governing body for the payment of any bonded indebtedness shall, during the year for which said moneys shall have been raised, be paid by the said governing body to the said sinking fund commissioners; in case there are more than one series of bonds of said town, all payments on the several series shall be made separate to the said sinking fund commissioners and the same shall be, by the said sinking fund commissioners, kept separate; in case the governing body of said town shall desire to apply any surplus money in the town treasury to the payment of the

Separate

Investments.

sioners.

3. The said sinking fund commissioners shall invest and reinvest all moneys that shall come to their hands, and apply it toward the payment of the principal of said bonded indebtedness, as it matures, and in the manner required by the act or acts under which the said bonded indebtedness was created or authorized; if any bond of said town be paid by the said commissioners, it shall thereupon be cancelled; all books, papers and files of the said commission shall be the property of the said town and shall be turned over directly to any successor in office, and all such books, papers and files, and all securities in said fund, shall be open to the inspection of said

bonded indebtedness of the town, the same may, by resolution, be paid to the sinking fund commis-

Books, etc.

governing body or to any authorized agent, auditor or committee of said governing body; said commissioners shall annually, on the thirty-first day of De- Annual cember, make a full and detailed report to the governing body of the said town, and file with the town clerk a full and detailed account of their receipts and disbursements; if, after the redemption of one series, there shall be a surplus in the sinking fund if surplus to the credit of such series, it shall be transferred by the sinking fund commissioners to the credit of some other outstanding series; whenever all said bonded indebtedness shall have been fully paid, whatever balance may be in the hands of said commissioners shall be turned over by the said commissioners to the governing body of said town, for the general use of the town, together with all books, papers and files of said commissioners.

Approved April 7, 1914.

CHAPTER 112.

An Act exempting certain motion-picture apparatus from license requirements under certain conditions of use.

BE IT ENACTED by the Senate and General As-

sembly of the State of New Jersey:

1. No operator's license shall be required to oper- Certain operate any cinematograph or moving-picture machine ators exempt from license. or other similar apparatus involving the use of a film more than ten inches in length when such apparatus or machine uses only cellulose acetate films, or other nonexplosive films not more than one hundred feet in length nor more than one inch in width and does not require more than five hundred watts of electric current to operate the arc.

2. This act shall take effect immediately.



CHAPTER 113.

An Act to amend an act entitled "An act to amend an act entitled, 'An act in relation to days of recreation and holidays, and fixing the days and parts of days, so to be set aside and observed, and regulating the maturity of commercial paper with respect thereto,' "which amendment was approved April fifteenth, one thousand eight hundred and ninety-five.

Section 2 amended.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section two of the act to which this is an amendment be and the same is hereby amended to read as follows:

Observance of holidays falling on Sunday.

Proviso.

2. That whenever the first day of January, the twelfth day of February, the twenty-second day of February, the thirtieth day of May, the fourth day of July, the twenty-fifth day of December, or the twelfth day of October shall fall upon Sunday, the Monday next following shall be deemed a public holiday for all or any of the purposes aforesaid; provided, however, that in such cases all bills of exchange, checks and promissory notes, made after the passage of this act, which would otherwise be presentable for acceptance or payment on the said Monday, shall be deemed to be presentable for acceptance or payment on the secular or business day next succeeding such holiday.

3. This act shall take effect immediately.

CHAPTER 114.

An Act to regulate and compel the construction and maintenance of a fence or fences for public protection along raceways, millways, feeders, or other similar water courses in cities, and to provide a penalty for the violation thereof.

BE IT ENACTED by the Senate and General As-

sembly of the State of New Jersey:

1. The board of commissioners, aldermen, com- Protection mon council or other governing body of the several along water cities of this State shall have the power to pass ordinances to compel any person or persons, firms, companies or corporations, owning, maintaining or controlling any raceway, millway, feeder or similar water course along and adjoining any public highway, street, railroad, alley or lane in such cities, to erect and maintain along the side or sides thereof a fence, and to regulate the size, height and dimensions of the same for public protection, as may be designated in said ordinance; provided, that this Proviso. act shall not in any way apply to raceways, millways, feeders or similar water courses used or required for the purpose of navigation or in any way connected therewith.

2. Said board of commissioners, aldermen, com- Penalty. mon council or other governing body shall have the power to provide a penalty for the violation of said ordinance, to be collected in an action in debt before any police judge or district court in this State.

3. All acts and parts of acts inconsistent with the Repealer. provisions of this act are hereby repealed, and this act shall take effect immediately.

CHAPTER 115.

An Act to amend an act entitled "An act concerning District Courts (Revision of one thousand eight hundred and ninety-eight)," approved June fourteenth, one thousand eight hundred and ninety-eight.

BE IT ENACTED by the Senate and General As-

sembly of the State of New Jersey:

Section 168 amended.

1. Section one hundred and sixty-eight of the act to which this is an amendment be and the same is hereby amended to read as follows:

Docketing judgments.

168. Any final judgment of any District Court, if not less than ten dollars, including costs, remain due thereon may be docketed in the Court of Common Pleas of any county of this State, by the party recovering the same or by his executors, administrators or assigns, in the manner hereinafter directed.

Repealer.

2. All acts and parts of acts inconsistent herewith are hereby repealed, and this act shall take effect immediately.

Approved April 7, 1914.

CHAPTER 116.

A Further Supplement to an act entitled "An act to provide for the organization of the New Jersey Home for Disabled Soldiers," approved April fourth, eighteen hundred and sixty-six.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Appointment of managers.

1. Whenever any member of the board of managers of the New Jersey Home for Disabled Soldiers

shall die, resign, or in any otherwise remove or be removed from office, the Governor, by and with the consent of the Senate, shall appoint his successor, to hold office for the term of three years.

2. All acts and parts of acts inconsistent with the Repealer. provisions of this act are hereby repealed, and this

act shall take effect immediately.

Approved April 7, 1914.

CHAPTER 117.

An Act to amend an act entitled "An act to authorize cities of this State to borrow money for all purposes for which they are now authorized to raise money by taxation, and to secure the payment thereof by the issuing of bonds," approved April twenty-second, one thousand nine hundred an two

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section one of the act to which this act is section 1 amended. amendatory be, and the same hereby is, amended so

as to read as follows:

1. It shall be lawful for the common council, Issue bonds board of aldermen or other governing body of any city of the State having the control of the finances of said city, to borrow money from time to time for all purposes for which they are now authorized by law to raise money by taxation, and to secure the payment thereof by the issuance of bonds; the bonds so to be issued shall be of such denomination as the common council, board of aldermen or other governing body of any such city, having the control of the finances of such city, shall deem proper, and shall be made pavable in not less than five nor more Time.

Rate

ra va

Sale.

Provision for redemp-

than thirty years; they shall bear interest at a rate not greater than five per centum per annum, payable semi-annually, and may be registered or coupon bonds, or may be registered and coupon bonds combined, at the option of said governing body; they shall be sold at public sale but not for less than par and accrued interest; and there shall be raised by tax in each year, the interest on the whole amount of the bonds so issued, together with at least two per centum per annum of the principal of such bonds if thirty-year bonds, at least three per centum per annum of the principal of such bonds, if twenty-year bonds, and at least ten per centum per annum of the principal of such bonds if tenyear bonds, or twenty per centum of the principal of such bonds if five-year bonds, the principal so raised to be paid to the commissioners of the sinking fund of any such city, for the purpose of meeting the said bonds when they shall become due; provided, however, that the bonds isued under this act shall at no time exceed the sum of three hundred thousand dollars.

Proviso.

Repealer

2. All acts and parts of acts inconsistent herewith are hereby repealed, and this act shall take effect immediately.

Approved April 7, 1914.

CHAPTER 118.

A Supplement to an act entitled "An act to create the office of Commissioner of Charities and Corrections and to define his powers and duties," approved March twenty-fifth, one thousand nine hundred and five, relating to private charities.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Definition of charitable institutions.

1. For the purposes of this act, eleemosynary or charitable institutions are those which receive

money by solicitations or donations from the general public for the purpose of assisting or caring for dependent, neglected, defective or delinquent children not wholly supported or maintained by guardians, hospitals, orphanages, parents or schools, homes, or associations having to do in a general or special way with persons incapable in whole or in part of self-support, wherein through public or private donations and contributions they receive thereby assistance and support; provided. Proviso. that aid societies of properly organized and accredited churches, and fraternal societies, organized for aid and relief to their members shall not be included within the meaning of this act.

2. The Commissioner of Charities and Corrections is hereby empowered to grant a certificate of ment. endorsement without fee, renewable annually, to such eleemosynary or charitable institutions as shall file in the office of said commissioner an annual report of their operations, giving the name of the society, location of principal office, names of principal officers, and such other information as the commissioner may request; and, failing to file such report, said commissioner may revoke said certificate; provided, that whenever charitable societies Proviso. are engaged in child-placing work they shall include in their report information relating to the placing of children in the care of families or custodial institutions of the religious faith of the parent or parents of such child or children.

3. This act shall take effect immediately. Approved April 7, 1914.

CHAPTER 119.

An Act to amend an act entitled "A supplement to an act entitled An act to regulate elections (Revision of 1898), approved April fourth, one thousand eight hundred and ninety-eight" which supplement was approved April nineteenth, one thousand nine hundred and eleven.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Section 59 amended.

1. Section fifty-nine of the act of which this is amendatory be and the same is hereby amended to read as follows:

Sample ballots mailed each voter.

59. Each county clerk shall at least ten days preceding the general election day, or such day as may hereafter be fixed by law for the holding of a special election throughout the county furnish to the municipal clerk of each municipality in his county a sufficient number of the proper official sample ballots and a sufficient number of one-cent stamped envelopes to enable each of the boards of registry and election in said county to mail one copy of the said official sample ballot to each voter who is registered in its district for said election, and said municipal clerk shall deliver the same at his office, on or before the Tuesday preceding the general election, or special election, to the clerk of each board of registry and election in the manner in which said municipal clerk is now required to deliver ballots for the general election; and it shall be the duty of each of said boards to prepare and deposit in the post office, on or before twelve o'clock on Wednesday preceding the election day, a properly stamped envelope containing a copy of said official sample ballot, and addressed to each registered voter in the district of said board at the address shown on the

When mailed.

registry. Each envelope shall have printed on the face thereof the words: "Sample Official Ballot" in large type, and in small type the words: "If not delivered in two days, return to..... county clerk, courthouse....." and said clerk shall preserve the same if returned to him, for the space of thirty days, open to public inspection. The ballots so mailed may not be voted.

The said sample ballots shall be as nearly as pos- style of sible a facsimile of the official ballot to be voted at ballots. the said election, and shall be printed on paper different in color from the official ballot. The following words shall be printed in large type at the top of the sample ballot: "This ballot cannot be voted. It is a sample copy of the official ballot used on election day." The clerk of the board of registry and sample election shall also post such sample ballots in the polling place in his district and in at least five other public places therein.

It shall be unlawful for any election officer to ac- sample not cept from any voter and deposit in the ballot box any sample ballot.

The distribution and use of official ballots at any primary, general or other election shall be confined exclusively to the polling room in the manner herein directed. The board of registry and election shall hand to each voter one official ballot as hereinafter provided.

Official ballots used only in polling room.

Should any voter to whom any official ballot has Unusable lots returned been handed, spoil or render the same unfit for use. he may return the one so spoiled or unfit for use and obtain another from the board of election, but no more than two official ballots shall be furnished to any voter, except at the discretion of said board. The board of registry and election shall preserve all ballots returned by a voter as spoiled or unfit for use and keep a record thereof and place them on a string with the coupons.

196 . CHAPTERS 119 & 120, LAWS, SESSION OF 1914

Sample ballots provided

Act relative to indigent

patients re-

pealed.

The county clerk shall cause the sample ballots herein provided for to be printed in time for use as aforesaid.

Approved April 7, 1914.

CHAPTER 120.

An Act to repeal an act entitled "An act to amend an act entitled 'An act relative to the government and management of the insane asylums or hospitals owned by the State of New Jersey,' approved March eleventh, one thousand eight hundred and ninety-three," which amendatory act was approved April first, one thousand nine hundred and thirteen.

BE IT ENACTED by the Senate and General As-

sembly of the State of New Jersey:

1. The act entitled "An act to amend an act entitled 'An act relative to the government and management of the insane asylums or hospitals owned by the State of New Jersey," approved March eleventh, one thousand eight hundred and ninety-three," which amendatory act was approved April first, one thousand nine hundred and thirteen, be and the same is hereby repealed.

2. This act shall take effect immediately.

CHAPTER 121.

An Act relating to the employment of persons in compressed air.

BE IT ENACTED by the Senate and General As-

sembly of the State of New Jersey:

1. Definitions. (1) The term "pressure," "Pressure." when used in this act, means gauge pressure in pounds per square inch.

(2) The term "employer," when used in this "Employer." act, includes partnerships and corporations.

2. Every tunnel, caisson, compartment or place Protection to which this act applies shall be so constructed, equipped, arranged, operated and conducted as to provide such protection to the lives, health and safety of all persons employed therein as the nature of the employment will reasonably permit.

3. Equipment for work in compressed air. Every Equipment. employer carrying on any work in the prosecution of which persons are employed in compressed air shall:

(1) Provide and install gauges in each tunnel Pressure for showing the air pressure to which the persons tunnels. so employed therein are subjected. Such gauges shall be accessible at all times during working hours to all employees in the tunnels:

(2) Provide and attach gauges to each caisson, for showing the air perssure to which the persons so employed therein are subjected, and employ a competent person, who may be the lock tender, to take charge of such gauges, and of the instruments charge of. required under subdivision three of this section. The person so employed shall not be permitted to work more than eight hours in any twenty-four hours:

Gauges in caissons.

Air gauge and time piece. (3) Provide and attach an air gauge and a time piece to each air lock. Such gauge and time piece shall be accessible to the lock tender at all times;

Air pipes.

(4) Keep at least two air pipes or lines connected with each tunnel, caisson, compartment or place in which persons are so employed;

Ladder.

(5) Provide a suitable iron ladder for the entire length of every shaft used in connection with such work:

Passages clear and lighted.

(6) Keep every passageway used in connection with such work clear and properly lighted;

Adequate lighting facilities.

(7) Provide sufficient electric lights for all lighting purposes and provide a wire for lighting the shaft, which wire shall be separated from the wire used for lighting the place where the employees are at work in compressed air; all electric wires shall be properly insulated;

Dressing rooms.

(8) Provide, for the use of all persons so employed, dressing rooms which shall be kept open and accessible during working hours and during the intervals between working periods, and also a separate room for drying clothes. The dressing rooms shall contain benches and individual lockers, shower baths with hot and cold water, and sanitary water-closets, and shall be kept properly heated, lighted and ventilated;

licepite i lock. (9) If the maximum air pressure in such work exceeds seventeen pounds, provide and maintain at least one double compartment hospital lock. Such lock shall be at least six feet high, inside measurement, and be suitably floored; it shall be equipped with inside and outside air gauges and time pieces, and a telephone with proper connections, and shall contain benches and proper surgical and medical equipment; it shall be properly heated, lighted and ventilated.

Maximum suspension of eassons. 4. Suspension of caissons. No caisson in which persons are employed in compressed air shall, while work is in progress therein, be suspended or hung so that the bottom of the excavation is more than four feet below the cutting edge of the caisson.

5. Inspection. Every employer carrying on any bally inspection of all work in the prosecution of which persons are em-apparatus. ployed in compressed air shall cause all engines, boilers, steam pipes, steam gauges, drills, caissons, air pipes, air gauges, air locks, dynamos, electric wiring, signal apparatus, brakes, buckets, hoists, cables, chains, ropes, ladders, ways, tracks, sides, roofs, timbers, supports and all other equipment, apparatus and appliances used in connection with such work to be inspected at least once every working day by a competent person especially designated for that purpose, and if any defect in such equipment, apparatus or appliances is found, a report thereof in writing shall forthwith be made by the inspector to the employer, and the defect shall be immediately repaired.

6. Medical attendants and nurses. Every em- Health. ployer carrying on any work in the prosecution of which persons are employed in compressed air shall:

(1) Employ one or more licensed physicians as Physician. medical officers who shall be present to render medical assistance at all necessary times at the place where such work is in progress and who shall perform such other duties as are imposed on them by this act:

(2) If the maximum air pressure in such work Nurses. exceeds seventeen pounds, employ one or more registered nurses, or one or more competent persons, which persons shall be selected by the medical officer and be certified by him to be competent, by actual experience, to handle cases of compressed air illness. The nurses or persons so employed Dutles. shall have charge of the hospital lock provided for in this act, and may also have other duties of a clerical nature, exclusive of timekeeping, such as will not require their presence elsewhere than at the hospital lock and such as they may leave at any time their service at the lock is necessary.

7. Employment of certain persons prohibited. No Use of Ilquor person known to be addicted to the excessive use of



intoxicants shall be employed or permitted to work in compressed air.

Physical examination.

8. Physical examinations. (1) No person shall be employed or permitted to work in compressed air until he has been examined by the medical officer and found to be physically qualified therefor;

Beginners.

(2) No person who has not previously worked in compresed air shall, during the first twenty-four hours of his employment, be permitted to work therein longer than one working period, as provided in section ten, and he shall not be permitted to resume such work, if the air pressure exceeds fifteen pounds until he has been re-examined by the medical officer and found to be physically qualified therefor:

Re-examination of absent employe.

(3) No person who is employed in compressed air, but who has been absent therefrom for ten or more consecutive days, for any cause, shall be permitted to resume such work until he has been reexamined by the medical officer and found to be physically qualified therefor:

Re-examination after three months.

(4) No person who has been employed regularly in compressed air for three months shall be permitted to continue such work until he has been reexamined by the medical officer and found to be

physically qualified therefor.

Record of examinations kent.

9. Record of physical examinations. The medical officer shall keep a record of all physical examinations made in accord with section eight, which record shall be kept at the place where the work is in progress and shall contain the name, age, address and full description of each person examined, the date on which each examination was made, and the physical condition, on that date, of the person examined, and the total time such person has worked in compressed air, including time in previous employments. The employer shall also be responsible for the observance of this section.

Hours of labor.

10. Hours of labor. When the air pressure in any tunnel, caisson, compartment or place in which persons are employed exceeds normal, but does not exceed fifty pounds, the maximum number of hours which, in any twenty-four hours, a person may be employed or permitted to work or remain therein shall be as hereafter stated. In every case the max- working time imum number of hours shall be divided into two working periods of equal length, and the minimum time interval which shall elapse between such working periods shall be as hereafter stated.

When	the ai	r pres		Number of hours in 24	Interval between working periods.				
Excee	ds nor	mal b	pounds	8	30 mins.				
66	21	46	"	4.	**	30	- 16	6	ı hr.
"	30	64	44	**	4	35	"	4	2 hrs.
*	35	**	"	"	"	40	"	3	3 hrs.
**	40	"	**	44	44	45	"	2	4 hrs.
.4	45	"	"	"	**	50	44	1 1/2	5 hrs.

Schedule.

Except in cases of emergency, no person shall be Maximum employed or permitted to work or remain in any pressure, tunnel, caisson, compartment or place where air pressure exceeds fifty pounds.

11. Rate and time of decompression. No person Passing from different shall be permitted to pass from any tunnel, caisson, pressures. compartment or place where he has been employed in compressed air to atmosphere or normal press ure without passing through an intermediate lock or stage of decompression. When the employee is passing from a tunnel to atmosphere of normal pressure, the rate of decompression shall be three pounds every two minutes, except when the air pressure in the tunnel exceeds thirty-six pounds, in which case the rate of decompression shall be one pound every minute. When the employee is passing from a caisson, compartment or place to atmosphere of normal pressure, the time of decompression shall be as follows:

Schedule.

When to	Time of decompression.							
Excee	ds nor	mal b	ut do	es no	t exce	ed 10	pounds,	ı min.
"	10	"	**	64	"	15		2 mins.
**	15	**	**	••	44	20	**	5 mins.
**	20	**	**	4+	**	25	**	ro mins.
44	25	**	**	6.	44	30	**	12 mins.
"	30	"	**	••	"	36	**	15 mins.
**	36	46	**	**	**	40	**	20 mins.
**	40	**	**	**	44	50	44	25 mins.

Enforcement

12. Enforcement. The Commissioner of Labor shall enforce this act. The Commissioner, the assistant commissioner and the inspectors of the Department of Labor shall inspect every place of employment included in this act, and for that purpose may enter any such place.

Penalties.

13. Penalties. Every person who, either personally or through any agent, violates or fails to comply with any provision of this act is liable to a civil penalty of fifty dollars for the first offense, one hundred dollars for the second offense and three hundred dollars for the third and each subsequent offense. Such penalties shall be recovered in an action of debt by and in the name of the Commissioner of Labor of the State of New Jersey, and shall be paid to the Commissioner of Labor, who shall pay the same to the Treasurer of the State of New Jersey.

Pleadings.

14. Pleading. The pleading shall conform in all respects to the practice prevailing in the court in which any such action is instituted, but no pleading or process shall, if it contains a statement of the nature of the alleged violation and of the section of this act alleged to have been violated, be set aside or invalidated by reason of any formal or technical defect therein. Upon the attention of the court being called to any such formal or technical defect, the same shall be immediately corrected, and the pleading or process amended as a matter of course; and any other defect in pleading or process may be amended in the discretion of the court as in any other action or proceeding in such court.

Technicalities not to invalidate.

15. Execution. If judgment is rendered against 18800 of any defendant other than a body corporate, execution shall, without order of the court, be issued against his goods and chattels and body. If the officer executing any such writ is unable to find, in his bailiwick, sufficient goods and chattels of the defendant to make the amount of the judgment, he shall take the body of the defendant and deliver when detendhim to the keeper of the common jail, there to be ant may be taken. detained until discharged by the court in which such judgment was rendered or by one of the justices of the Supreme Court, when such court or justice is satisfied that further confinement will not result in the payment of the judgment and costs. If judgment. is rendered against a body corporate, execution shall be issued against the goods and chattels of such body corporate as in other actions of debt.

16. Time of taking effect. This act shall take effect on the first day of July, nineteen hundred and In effect. fourteen.

Approved April 7, 1914.

CHAPTER 122.

An Act to authorize the board of chosen freeholders of any county in this State to repair or reconstruct county roads and to issue bonds in payment of the cost thereof.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey.

1. Whenever any county road in this State now is Procedure to or hereafter may be in need of extraordinary re-reconstruct pairs or reconstruction and the board of chosen freeholders. freeholders of such county shall submit plans and specifications, prepared by the county engineer of such county, showing the repairs or reconstruction

contemplated under the provisions of an act entit. led "An act to provide for the permanent improvement and maintenance of public roads in this State (Revision of 1912)," approved April fifteenth, one thousand nine hundred and twelve, and the supplements thereto and amendments thereof, and the said Commissioner of Public Roads shall fail within thirty days after the submission to him of such plans and specifications, to set aside any State funds for such work as in said act provided, it shall thereafter be lawful for such board of chosen freeholders to repair or reconstruct such road or roads and to pay the entire cost of such repairs or reconstruction and to award a contract or contracts for such repairs or reconstruction, on bids duly advertised for in two public newspapers printed and circulating in said county, for two weeks successively, at least once in each week, before the date fixed therein for the receipt of bids and such road or roads shall be repaired or reconstructed under the supervision of the county engineer of such county.

Contracts.

Cost.

Bond issue.

Rate.

Time

2. The cost of such extraordinary repairs or reconstruction may be paid out of any funds of the board of chosen freeholders not otherwise appropriated. If in the judgment of such board of chosen freeholders it would be too burdensome to the taxpayers of such county to place in the tax levy in any one year the cost of such extraordinary repairs or reconstruction, it shall be lawful for such board of chosen freeholders to issue and sell the corporate bonds of such county to an amount not exceeding the total cost of such repairs or reconstruction, either at public or private sale, at any price not less than par. Such bonds shall bear interest at a rate not exceeding five per centum per annum, and the principal of said bonds shall be payable at a time not exceeding five years from the date of their issue, and shall be in such form as the board of chosen freeholders issuing such bonds shall by resolution determine. Such bonds shall recite that

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they are issued pursuant to the authority of this act and of the resolution authorizing the issuance thereof. When any bonds are issued as set forth sinking fund. herein, it shall be the duty of said board of chosen freeholders to establish a sinking fund and to place an amount annually in the tax levy of such county and deposit the same in said sinking fund, which shall be sufficient, with its accumulations to pay off and discharge said bonds at maturity, and it shall also be the duty of said board of chosen freeholders to place in the tax levy each year a sum sufficient to pay the interest on said bonds; provided, how-Proviso. ever, that action by said board of chosen freeholders under the provisions of this act, for the making of such extraordinary repairs or reconstruction and for the issuing of such bonds shall be by resolution adopted by a vote of at least two-thirds of all the members of such board of chosen freehold-

3. This act shall take effect immediately. Approved April 7, 1914.

CHAPTER 123.

An Act to create the New Jersey Harbor Commission and to define its powers and duties.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey.

1. The Governor, with the advice and consent of Harbor comthe Senate, shall appoint five persons, not more than three of whom shall be of the same political party, residents of this State for at least five years previous to appointment, who shall constitute the New Jersey Harbor Commission. The terms of Terms. office of the persons first appointed by the Governor shall be so arranged and designated at the time

Annual appointment.

Vacancies.

of their appointment that the term of one member shall expire in five years, one in four years, one in three years, one in two years, and one in one year from the first day of April, nineteen hundred and fourteen. Annually thereafter the Governor, with the advice and consent of the Senate, shall appoint one member to serve for a term of five years, as the term of any member previously appointed shall expire. Any vacancy occurring shall be filled for the unexpired term by the Governor, with the advice and consent of the Senate, and in all cases a member shall continue to serve until his successor is appointed and qualified. The members of this commission shall serve without compensation, except that they shall be paid the necessary expenses incurred in the performance of their duties.

Offices.

A salatents.

Proviso.

Tenure of employees.

Seal; rules,

2. The commission shall be provided with suitable office accommodations by the State House Commission, in the State House, or buildings adjacent thereto owned by the State, or may, with the permission of the State House Commission, rent suitable offices elsewhere for local purposes and furnish the same with the equipment necessary to conduct the business of the commission. The commission may employ a secretary and such engineers, clerks and assistants as it shall deem necessary, and fix their compensation; provided, however, that this power shall not bind the State of New Jersey to the payment of any sum or sums unless the same shall be included in any annual or supplemental appropriation bill. The secretary, engineers, clerks and assistants shall be deemed to be within the Civil Service of the State, subject to the provisions of an act entitled "An act regulating the employment, tenure and discharge of certain officers and employees of this State, and of the various counties and municipalities thereof, and providing for a Civil Service Commission, and defining its powers and duties," approved April tenth, one thousand nine hundred and eight. The commission shall adopt a seal, and shall also adopt such rules, regula-

tions and by-laws for the transaction of its business and the performance of its duties as may be necessary and advisable and not inconsistent with this statute, with power to alter and amend the same from time to time as it shall become necessary or advisable so to do. The commission shall keep a Records. record of all its proceedings, and such records, together with all maps, plans and specifications on file in its office, shall be open at all reasonable times to public inspection as public records.

Duties and

3. It shall be the duty of the commission to investigate and report annually to the Legislature the condition of the water front or harbor facilities. and any other matter incident to the movement of commerce upon all navigable rivers and waters in this State, or bounding thereon, and to recommend to the Legislature, and to the various municipalities of this State interested therein, such measures as may, in the judgment of the commission, be necessary or advisable for the preservation of proper navigation or its improvement, or the improvement of the movement of commerce upon such waters, and, concurrently with the Riparian Commission of this State, or any board or body which may succeed to the powers of said commission, the commission created by this act shall have power, by appropriate action in any court, to prevent en- Prevent en croachment or trespass upon the water front of any water front. of the navigable waters of this State, or bounding thereon, or upon the riparian lands of this State, and to compel the removal of any such encroachment or trespass, and to restrain, prevent and remove any construction, erection or accretion injurious to the flow of any such waters which may be detrimental to the proper navigation thereof, and the maintenance and improvement of commerce thereon.

4. All plans for the development of any water Proposed developments front upon any navigable water or stream of this submitted State, or bounding thereon, which is contemplated to commisby any person, corporation or municipality, in the

Approval.

Consideration of plans.

Local boards to submit plans.

Objection of commission to stay plans.

nature of individual improvement or development, or as a part of a general plan which involves the construction, change, alteration or modification of a dock, wharf, pier, bulkhead, bridge, pipe line, cable, or any other similar or dissimilar water front development, to be undertaken subsequent to the passage of this act, shall first be submitted to the said commission, and no such development or improvement enumerated within the provisions of this section, or included within a proper interpretation thereof, shall be commenced or executed without the approval of this commission first had and received, or as hereinafter provided. Upon the presentation of plans for any such improvement, the commission shall forthwith consider the same, and shall, if necessary or desirable, hold public meetings for the consideration thereof, under such rules and regulations as the commission may establish. Before any plans are approved or disapproved, the commission shall have power, except as hereinafter provided, to direct such changes or alterations in the plans submitted as it may deem necessary or advisable, as a condition precedent to approval. Where such water front is under the control of any local board, commission or other governing body, created by an act of the Legislature, now or hereafter, having power to improve or develop the water front or exercising such authority that a permit or license must be granted by it before any improvement or development may be commenced, plans proposed by it or submitted to it shall be filed with the commission created under this act. The said commission created under this act, may, with ten days after the receipt by it of plans as above provided, file notice of objections to the carrying out of such improvement or development, or to the granting of such permit or license by the local board, commission or other governing body, and the filing of such notice shall act as a stay in the carrying out of such plans or in the granting of such permit or license until a public hearing shall have

been held by the local board, commission or other governing body, sitting jointly with the commission created under this act. At such public hearing the Hearing. commission created under this act may state its objections to the plans and recommend such changes, modifications or alterations as it deems necessary. The local board, commission or other Action on governing body together with the commission created under this act shall then either approve or disapprove the plans, or grant or refuse to grant the permit or license as in their judgment seems necessary or desirable. Any development or im- improvements provement enumerated within the provisions of this section, or included within a proper interpretation thereof, which shall have been commenced or executed without first obtaining approval as provided in this section, shall be deemed to be a purpresture and a public nuisance and shall be abated in the name of the State of New Jersey in such action as shall be appropriate for that purpose; provided, how-Proviso. ever, this section shall not apply to, or affect, any development for docks, shipping and transportation facilities heretofore inaugurated by a municipality, which is under construction in whole or in part, if such municipality has, prior to the passage of this act, filed with the Secretary of State a map showing the lands proposed to be taken for such municipal development.

5. Any county, town, township, borough, city, or Municipalities other political subdivision of this State, may re- may request aid in develquest the said commission to prepare and propose fronts. for such municipality a proper plan for the development and improvement of its water front upon any navigable stream, river or waters of this State, or bounding thereon, and it shall be the duty of the said commission to prepare and submit such plan or plans for the improvement and development of the water front of such municipality, the navigation of the waters incident thereto, and the regulation and improvement of the traffic of commerce incident thereto. The said commission for the prepara Charges.

tion and submission of such plans may make such charge against the municipality requesting the same as is equal to the actual cost of the preparation of such plans of improvement, and the municipality requesting the same is hereby authorized to pay the same from any funds in the treasury of the said municipality.

Commission to supersede former commission.

6. When the commission shall be constituted in accordance with the provisions of this act, the commissioners appointed pursuant to the provisions of Joint Resolution No. 3, approved March twentyninth, one thousand nine hundred and eleven, shall deliver to this commission all maps, plans and other data and information in its possession, and the terms of office of the members of the commission created pursuant to said Joint Resolution No. 3, approved March twenty-ninth, one thousand nine hundred and eleven, shall thereupon terminate and cease, and the commission appointed under the provisions of this act shall also continue such work as the former commission was authorized to perform. The commission appointed under the provisions of this act shall carry out such contracts as have been made by the said commission appointed pursuant to the provisions of Joint Resolution No. 3. approved March twenty-ninth, one thousand nine hundred and eleven, and any unexpended moneys in the State Treasury appropriated for the use of the commission appointed pursuant to the provisions of Joint Resolution No. 3, approved March twentyninth, one thousand nine hundred and eleven, shall be placed to the credit of and for the use of the commission appointed under the provisions of this act.

Contracts continued.

Appropriation.

7. The sum of twenty-five thousand dollars is hereby appropriated for the uses and purposes of the said commission, pursuant to the provisions of this act, when included in whole or in part in any annual or supplemental appropriation bill.

Riparian board not affected. 8. Nothing herein contained shall be construed to deprive the Board of Riparian Commissioners or

their lawful successors of the jurisdiction, power and authority conferred upon it or them by the laws of this State, but the powers conferred by this statute upon the commission hereby constituted shall be co-ordinate therewith and a addition thereto.

9. All acts and parts of acts inconsistent herewith Repealer. are hereby repealed, and this act shall take effect immediately; provided, however, that if any Proviso. section or parts thereof of this act shall be questioned in any court, and shall be held to be unconstitutional and void, the sections or parts thereof so declared to be invalid shall be exscinded and the balance of the act shall stand as though said sections or parts thereof had never been included within the provisions of this act.

Approved April 8, 1914.

CHAPTER 124.

An Act authorizing the exchange of certain lands belonging to the State of New Jersey now used for the purpose of the State Home for Boys at Jamesburg, New Jersey, for lands of Frederick Roese, upon terms and conditions and authorizing the conveyance of the State lands as hereinafter described, to be made for that purpose.

WHEREAS, The board of trustees of the New Jersey Preamble. State Home for Boys at Jamesburg, New Jersey, is possessed of certain lands situate in the township of Monroe, Middlesex county, New Jersey, adjacent to lands of Frederick Roese, containing about one acre and ninety-two hundredths of an acre, which the said New Jersey State Home for Boys had acquired for the purpose of a water supply reservoir:

And Whereas, Said lands are no longer needed for the use of the New Jersey State Home for Boys by reason of the establishing of another and more

modern water supply system;

AND WHEREAS, The New Jersey State Home for Boys also has a right of way or easement across other lands of said Frederick Roese for purposes of pipe line or water pipe to carry water from said reservoir to the buildings of the State Home for Boys;

And Whereas, Frederick Roese is the owner of certain lands in the said township of Monroe afore said containing about acres which said lands are adjacent to and join other lands of the State Home for Boys and would be particularly useful and advantageous to the said State Home for Boys;

And Whereas, The board of trustees of the said State Home for Boys, and the said Frederick Roese mutually desire to make an exchange of

said lands;

AND WHEREAS, It is believed that it is to the interest of said State Home for Boys that the exchange of said lands should be made; therefore, BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Dispose of land not needed.

Description of property disposed of.

1. It shall be lawful for the Governor, Treasurer and Comptroller, constituting the State House Commission, to bargain, sell, exchange and convey by a good and sufficient deed in the name of the State of New Jersey, all those certain lands and premises now in the possession of the trustees of the State Home for Boys at Jamesburg, New Jersey. more particularly described as follows, to wit:

Premises, situate, lying and being in the township of Monroe, in the county of Middlesex and

State of New Jersey.

Beginning at a point in the public road that leads from Bergen's Mills to the premises of the State Home for Boys at the beginning corner of the tract sold and conveyed by John Lutz to Frederick W.

Roese, and the northwesterly corner of a tract of nine and fifty-one hundredths acres to which the said trustees claim right and title by deed from Lewis A. Hoffman and wife dated December twenty-ninth, one thousand eight hundred and ninetyeight, and recorded in Middlesex county clerk's office in book No. 304 of deeds, pages 270, et cetera; thence running from said beginning point along the road (1) north sixteen degrees and fifty minutes east forty-six links; thence (2) south seventyeight degrees and fifty minutes east eleven chains and sixty-two links; thence (3) south sixty-nine degrees and thirty-five minutes east three chains to a stake in the northerly line of the said tract of nine and fifty-one hundredths acres sold and conveyed by the said Lewis C. Hoffman and wife to the said trustees; thence (4) by the line of said tract south eighty-three degrees and forty-seven minutes west six chains; thence (5) following the same north sixty-seven degrees and fifteen minutes west nine chains and twenty-eight links more or less to the point of beginning; containing one acre and ninetytwo hundredths of an acre.

And also all those certain rights of easement rights included.

hereinafter particularly described.

Also the easement and right to the said party of the second part and their successors in office to perpetually keep and maintain in good order all that part of a certain water-pipe line hereinafter described that crosses the land of said Roese, that is situated on the northerly side of and abuts the lot above described and conveyed by him to the said trustees. It is understood that the above rights of easement confirms and conveys to the said party of the second part and their successors the right to enter the land of the said Frederick W. Roese, his heirs and assigns by themselves or their accredited agents at any or all time or times hereafter when it shall become necessary to relay or repair said pipe line to prevent loss, damage or hindrance to either party, and do or cause to be done



such necessary work. The location of said pipe line is described as follows:

Location of pipe line.

Beginning at a point in the middle line of the public road that leads to Mount's mills one chain and twenty links northeasterly of the point of intersection of the middle line of the road that leads to Bergen's mills with the middle line of the said Mount's mill road near the pump house; thence running from the said beginning point south twenty-eight degrees and thirty minutes east crossing land of the said Frederick W. Roese and crossing the lot or parcel above described and hereby conveyed by him to the said board of trustees, ten chains and ninety links to the new reservoir and there to end.

Lands exchanged. And to take in payment thereof or in exchange therefor certain other lands and premises adjoining the lands and premises in possession of the board of trustees of the State Home for Boys, being the property of Frederick W. Roese, and more particularly described as follows:

Description of property acquired.

Premises in the township of Monroe, in the county of Middlesex and State of New Jersey,

Beginning at a stake at the northeast corner of the whole tract, being also a corner of said Frederick W. Roese's land; thence running on the line between the abutting lands of said parties (1) south eighty-three degrees and forty-seven minutes west six chains to a stake therein; thence (2) south sixty-nine degrees and thirty-five minutes east six chains and fifty links along the division line to a stake in the east outbound line of the whole tract; thence (3) north twenty-eight minutes west two chains and ninety-five links, following said outbound line to the beginning, containing ninety hundredths of an acre of land.

Proviso; resolution required. Provided, however, that before said sale or exchange shall be made there shall be received by said State House Commission a copy of a resolution duly adopted by the board of trustees of the said State Home for Boys at Jamesburg, to the effect

that the said board of trustees consider said lands no longer necessary for the use of said State Home for Boys and that the lands intended to be exchanged therefor in the event said exchange shall be made can be used to an advantage to the interest of the said State Home for Boys at Jamesburg.

2. This act shall take effect immediately.

Approved April 8, 1914.

CHAPTER 125.

An Act to amend an act entitled "A supplement to an act entitled 'An act respecting the Orphans' Court and relating to the powers and duties of the ordinary and the Orphans' Court and surrogates (Revision 1898), approved June fourteenth, one thousand eight hundred and ninetyeight," which supplement was approved March twenty-fifth, one thousand nine hundred and eight.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section one of the act to which this is an section 1 amendment be and the same is hereby amended so

as to read as follows:

1. Whenever it shall appear that the estate, real and personal, of any testator, intestate, minor or ward, does not exceed two hundred dollars the fees upon proceedings for probate of a will, administration or guardianship up to and including the letters issued and copies of said letters as well as the fees of filing and recording an inventory, shall be onehalf of the fees heretofore allowed by law, and whenever it shall appear that such estate does not exceed one hundred dollars, there shall be no fees charged; provided, however, if it shall afterwards Proviso.

amended.

appear in any case that the value of the estate, real and personal, exceeds or exceeded two hundred dollars, then the said estate shall be liable for and pay the balance of the fees that would have been collected had no deduction been made under the provisions of this act.

2. This act shall take effect immediately.

Approved April 8, 1914.

CHAPTER 126.

An Act to regulate the pay or salary of certain officers and other employees of fully paid and partly paid fire departments in towns in this State.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Pay of firemen in towns. 1. In all towns of this State, having a fully paid or partly paid fire department, the pay or salary per annum of the following named officers or employees appointed as paid officers or paid employees shall be as hereinafter specified, viz:

Schedule.

To the chief engineer, not less than the sum of fifteen hundred dollars per annum; the assistant chief engineer, not less than the sum of fourteen hundred dollars per annum; to the captain or foreman of companies, each not less than the sum of thirteen hundred dollars per annum; to assistant captain or assistant foreman of companies, each not less than the sum of twelve hundred and fifty dollars per annum; to engineers, drivers, tillermen, hosemen, truckmen and telegraph linemen, each not less than the sum of nine hundred dollars for the first year of service; not less than nine hundred and fifty dollars for the second year of service; not less than one thousand dollars for the third

year of service; not less than ten hundred and fifty dollars for the fourth year of service; not less than eleven hundred dollars for the fifth year of service; not less than eleven hundred and fifty dollars for the sixth year of service; and not less than twelve hundred dollars for every year of service thereafter; provided, however, that this act shall Proviso. not be so construed as to reduce or diminish the annual pay for salary of any paid officers or paid employees who are members of a paid fire department or a partly paid fire department in any of the said towns at the time of the passage of this act.

2. This act shall take effect immediately, but its Where operprovisions shall remain inoperative in any of the said towns until the same shall be submitted to and accepted by the qualified voters of such towns as

hereinafter provided.

3. Whenever it shall be deemed advisable by the Referendum. board or body having charge and control of the fire department in any of the said towns to submit the question of the adoption of the provisions of this act to the legal voters of said towns, the governing body of said town shall pass a resolution directing that such question be submitted to said voters of said towns at the next regular election to be held therein; public notice thereof shall be given by said governing body by publication in one or more newspapers published and circulated in said town once a week for at least four weeks before election.

At any election at which the question of the adop- Ballots. tion of the provisions of this act shall be submitted to the voters of any such town, there shall be printed upon the official ballots for such town, underneath the names of the candidates, the words "An act to regulate and increase the pay or salary of certain officers and other employees of fully paid and partly paid fire departments in towns in this State." And directly opposite the above words there shall be printed on said official ballots the word "Yes" and the word "No," with a blank square opposite both the word "Yes" and the word "No."



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Marking ballots. If the voter makes an x mark in black ink or black pencil in the square opposite the word "Yes" it shall be counted as a vote in favor of the acceptance of this act; if the voter shall mark an x mark in black ink or black pencil in the square opposite the word "No" it shall be counted as a vote against the acceptance of this act, and in case no mark shall be made after the word either "Yes" or "No" it shall not be counted as a vote either for or against the acceptance of this act. A canvass and return of the votes upon the question of the acceptance of this act shall be made by the election officers in the same way and manner as for officers voted at such election; and if a majority of the votes cast for and against the acceptance of this act shall be found to be in favor of its acceptance it shall then, but not otherwise, become operative in such town.

Canvass and returns.

When effective. 4. In any town in which this act shall become operative, in the manner herein provided, the increase of pay or salary therein shall go into effect on the first day of the next fiscal year of such town, and not before, and provision for payment thereof shall be made in the tax levy raised in such town.

Repealer.

5. All acts and parts of acts inconsistent with the provisions of this act be and the same are hereby repealed.

Approved April 8, 1914.

CHAPTER 127.

An Act to amend an act entitled "An act providing for the pensioning of police officers and policemen in certain municipalities of this State," approved March thirtieth, one thousand nine hun dred and eleven.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. That section eight of the act of which this act section s is amendatory be and the same is hereby amended

so as to read as follows:

8. The board of aldermen, common council, board Adoption of of police commissioners or other body having act by council; charge of the police department of any such municipality of this State, may adopt the provisions of this act by an ordinance or resolution duly adopted by the board of aldermen, common council, board of police commissioners or other body having charge of the police department of such municipality; or the said board of aldermen, common council, board of police commissioners, or other body having charge of the police department of such municipality, may, by resolution duly passed, submit the or by referprovisions of this act to the voters of such municipality at any general election hereafter to be held in such municipality. If a majority of those voting Majority to for or against the acceptance of this act shall be in favor of its acceptance, the provisions thereof shall be deemed to be accepted by such municipality, and such municipality shall be bound by the terms thereof. When the question of the acceptance of Ballots. this act shall be submitted to the voters, there shall be printed upon the official ballot for every election precinct, district or ward of the municipality, the word "for" and the word "against" above and immediately preceding the words "An act provid-

Marking ballot

ing for the pensioning of police officers and policemen in certain municipalities of this State." If the word "for" be marked off or be effaced upon the ballot, it shall be counted as a vote against the acceptance of this act; if the word "against" be marked off or be effaced upon the ballot, it shall be counted as a vote in favor of the acceptance of this act; and in case neither the word "for" or the word "against" be marked off or be effaced upon the ballot, it shall not be counted as a vote either for or against such acceptance. There shall be a canvass and return of the votes upon the question of the acceptance of this act made by the election officers in the same way and manner as for officers voted for at such election, and if the majority of the votes cast for or against the acceptance of this act shall be found to be in favor of its acceptance. it shall then, but not otherwise, become operative and binding upon the municipality wherein such vote shall have been taken.

and returns.

2. All acts and parts of acts inconsistent with the provisions of this act be and the same are hereby repealed.

3. This act shall take effect immediately.

Approved April 8, 1914.

CHAPTER 128.

An Act to amend an act entitled "An act authorizing and regulating the use for water supply and sewer purposes, including proper house connections, by any municipality in any county of this State, of any streets, avenues, roads, parkways or other highways situated within the territory cf such municipality now or hereafter under the control of any county board or commission, and providing for the payment of the cost of water pipes and storm-water and sanitary sewers, including proper house connections, laid down under the authority of this act," approved April seventh, one thousand nine hundred and eleven.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section one of the act to which this act is an section 1 amendment be and the same is hereby amended so

as to read as follows:

1. Any municipality in any county of this State Use atreets for water supply and sewer purposes, insewer pipes. cluding proper house connections, any street, avenue, road, or parkway or other highway situate within the territory of any such municipality now or hereafter under the control of any county board or commission, and to that end may lay down therein and maintain water pipes, with proper house connections to the property line, and may construct therein and maintain storm-water and sanitary sewers, with proper house connections to the property line, or any or all of them; and any such municipality may, by resolution and without notice, cause tions. proper house connections to the property line of the number, character and location determined by it, to be laid down and constructed in any street, avenue, road, parkway or other highway within

Authorize house connec-



Proviso

LIUVIDO

Restoration of streets.

Proviso.

such municipality now or hereafter under the control of any county board or commission, connecting any water pipes or sewers heretofore or hereafter laid down or constructed therein, whether house con. nections have been made to the property line or not at the time of laying down or construction of such water pipes or sewers; provided, however, that no such municipality shall lay down any water pipes or storm-water or sanitary sewers or any house connections thereto to the property line without first having secured the approval of the plans for, and location of, the same by the county board or commission now or hereafter having control of the street, avenue, road, parkway or other highway in which the work is to be done, but no such work shall be done by any such municipality upon any street, avenue, road, parkway or other highway under the control and management of any county board or commission until such municipality has entered into an agreement with said county, board or commission regarding inspection and the restoration of the surface of such street, avenue, road. parkway or highway; and provided, further, that any such municipality opening for any purpose authorized by this act the surface of any street, avenue, road, parkway or other highway under the control of any county board or commission shall restore the surface of the same to the same condition in which it was before such opening, and, on failure to so restore for a period of ninety days after notice from any county board or commission requiring such restoration, such county board or commission may itself undertake the work and recover the expense of such restoration from the municipality failing to so restore by action at law in any court of competent jurisdiction.

2. This act shall take effect immediately.

Approved April 8, 1914.

CHAPTER 129.

A supplement to an act entitled "An act to establish a thorough and efficient system of free public schools, and to provide for the maintenance, support and management thereof," approved October nineteenth, one thousand nine hundred and three.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. All boards of education of the various school Federation districts of this State shall constitute a "State of school boards."

Federation of District Boards of Education."

2. The said district boards of education shall an Delegate. nually select a member of said board as a delegate to said State federation.

3. The said State federation shall have full power scope of to investigate such subjects relating to education in its various branches as it may think proper, and it shall be its duty to encourage and aid all movements for the improvement of the educational affairs in

this State

4. The said State federation shall have power to officers. select such officers as may be necessary for the transaction of its business.

5. The said State federation shall have power to Rules and make, amend and repeal rules, regulations and bylaws for its own government and guidance not inconsistent with the act to which this is a supplement.

6. For the purpose of defraying the necessary ex- Expenses. penses of said State federation the various district boards are hereby authorized and empowered to pay the necessary expenses as may be incurred by its delegates, and to appropriate annually a sum not exceeding ten dollars for dues, to be paid by the



custodian of school moneys of such school district to the treasurer of said State federation.

7. This act shall take effect immediately. Approved April 8, 1914.

CHAPTER 130.

An Act to amend an act entitled "An act concerning District Courts (Revision of 1898)," approved June fourteenth, one thousand eight hundred and ninety-eight.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Section 216 amended.

1. Section two hundred and sixteen of the act to which this is an amendment is hereby amended to read as follows:

Certain fees taxed as costs. Fees taxed as costs: In addition to the foregoing there shall be taxed in the costs, and collected on execution, or order in nature of an execution on any final judgment, the following fees:

Appraisers—

Making any inventory and appraisement..\$1.00

Attornevs—

To the attorneys of the prevailing party a fee of five per centum on the amount of any judgment; to be taxed by the clerk in the costs against the judgment debtor. And in all actions of replevin the court shall allow the attorney of the prevailing party a fee of not less than five dollars nor more than ten dollars, to be taxed as aforesaid.

Constables—
For serving every subpæna, notice or order,
For advertising property under execution
or any order,

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For selling property under execution or any
order,
On every dollar collected on execution or
any order,
Supreme Court justice—
Hearing applications to set aside order, 1.00
Witnesses—
Witnesses subpænaed for each day
Attending from any other county one dol-
lar for every thirty miles to and from the
court, besides witness fee.
No witness fees shall be allowed for more
than five witnesses for each party, nor
shall fees be allowed for any witness not
subpænaed, and the subpæna returned into
court.
2. This act shall take effect immediately.
Approved April 8 1914

CHAPTER 131.

A Further Supplement to an act entitled "An act respecting conveyances (Revision)," approved June fourteenth, one thousand eight hundred and ninety-eight.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. All acknowledgments and proofs of deeds, validating mortgages and other writings, and the certificates certain acknowledgments thereof heretofore taken or made before any court taken in forof law, notary public, mayor or other chief magistrate of and then having been or being within any city, borough or corporation of any foreign kingdom, State, nation or colony, which is accompanied by a certificate of any public ambassador, minister, consul, vice-consul, consular agent, charge d'af-

('ertificate attached.

faires, or other representative of the United States for the time being to or such foreign kingdom, State, nation or colony, certifying that the signature and seal of the officer taking such acknowledgment, attached to the certificate thereof, are genuine, shall be as good and effectual as if such acknowledgment or proofs had been made within this State before the Chancellor thereof and had been certified by him.

2. This act shall be deemed a public act and shall take effect immediately.

Approved April 8, 1914.

CHAPTER 132.

An Act relative to the appointment of court crier to Supreme and Circuit Courts, and providing for the the compensation thereof.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Court crier.

1. The justice of the Supreme Court to whom a judicial district has or may be assigned embracing counties other than counties of the first class, is authorized to appoint a suitable person as court crier within any such county having a population exceeding two hundred thousand and not more than three hundred thousand, who shall receive and be paid an annual salary of twelve hundred dollars in lieu of any per diem compensation, such annual salary to be paid monthly by the county collector of such county upon the certificate of the county clerk of such county, whose duty it shall be to attend daily upon the said courts wherein appointed during the several terms thereof.

Tenure.

Salary.

2. The person so appointed as aforesaid shall be included in the exempt class of the classified ser-

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vice as provided in an act of the Legislature entitled "An act regulating the employment, tenure and discharge of certain officers and employees of this State and the various counties and municipalities thereof, and providing for a Civil Service Commission, and defining its powers and duties," approved April tenth, one thousand nine hundred and eight.

3. All acts and parts of acts inconsistent with the Repealer. provisions of this act to be and the same is hereby

repealed.

4. This act to take effect immediately. Approved April 8, 1914.

CHAPTER 133.

An Act to validate and confirm elections held in any borough for the issuance of bonds, and to validate and confirm bonds or obligations issued or to be issued in conformity with propositions adopted at such elections, and to authorize the issuance of bonds to the amount and as provided in such propositions, and to authorize the doing of the work or making of the improvement for which said bonds are to be issued.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. Whenever an election has heretofore been Bond issue called and held in any borough for the adoption of a proposition or propositions to issue bonds, and the notice of election stated the amount of the bonds and the purpose or purposes for which they were to be issued, being a purpose or purposes for which such borough was authorized by law to issue bonds, and a majority of the vote cast at such election was in favor of the adoption of such proposi-

validated.



tion or propositions, the said election and the proposition or propositions are hereby validated and confirmed, and all bonds or obligations issued or to be issued in conformity with such proposition or propositions are validated and confirmed, and the issuance of bonds or obligations of such borough to the amount and as provided in such proposition or propositions is hereby authorized, notwithstanding any defect, omission or irregularity in the proceedings taken for the issuance thereof; provided, that said bonds shall mature and bear interest as provided by an act entitled "A general act relating to boroughs (Revision 1897)," approved April twenty-fourth, one thousand eight hundred and ninety-seven, as amended, and that in no case shall the amount of bonds so issued or to be issued, together with all other outstanding bonds of said borough, exceed fifteen per centum of the amount of the assessed value of property of said borough, as shown by the last assessment of value thereof

Proviso.

Effect of act.

2. This act shall take effect immediately, but shall not affect any action or proceeding now pending in any court.

Approved April 8, 1914.

CHAPTER 134.

An Act to authorize the grading, paving, repaving, curbing, recurbing and otherwise improving of roads, streets and highways in cities of the fourth class and to provide a method of assessing the benefits and of issuing improvement certificates and bonds to meet the expenses of such improvement.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Street improvements. 1. It shall be lawful for the governing body of any city of the fourth class to grade, pave, repave,

curb, recurb or otherwise improve any street or highway or section thereof and to cause adjoining property to be assessed for benefits and to issue improvement certificates and bonds of said city, or either of them, in the name and under the corporate Bond issue. seal of such city, to be signed by the mayor and attested by the city clerk and countersigned by the city treasurer, to meet the expense of such improvement: such certificates and bonds shall not, at any time, exceed two per centum of the total taxable valuation of the property assessed within any such city, as shown by the latest duplicate of assessment, and said bonds shall be payable in not more than Time. twenty years from the date thereof and shall bear interest at such rate, not exceeding five per centum Rate. per annum, as the governing body of such city may decide; said bonds may be either registered or coupon bonds, or both, and may be disposed of at public or private sale, under such terms and conditions as the governing body, aforesaid, may direct, but at not less than par.

2. Before any improvement contemplated by this act shall be commenced, the governing body of such city shall introduce an ordinance proposing to make such improvement and briefly describing the same and including an estimate of the expense thereof, and shall thereafter cause ten days' notice to be given of a public meeting of said governing body by publication in at least one issue of two newspapers published in such city, and if such newspapers do not exist then in two newspapers published in the nearest muinicipality where such newspapers are then published, which notice shall include the whole of such proposed ordinance and shall specify the time, place and object of such meeting; and if at such meeting a majority of the owners of lands fronting on said proposed improvement both in number and quantity of frontage shall oppose the same, then the said ordinance shall be withdrawn, otherwise it may be adopted with or without amendments.

authorizing improvements.

Notice to

Provision for expenses.

3. Upon the adoption of such ordinance the governing body of such city may cause the said improvement to be made, and in order to provide for the expense thereof the said governing body, by resolution, may issue improvement certificates from time to time during the progress of the work upon the credit of such city, which said certificates shall be in the name and under the corporate seal of said city, and shall be signed by the mayor and attested by the city clerk, and countersigned by the city treasurer; they shall be made payable in, not to exceed five years, and shall bear interest at not more than five per centum per annum and may be negotiated without a public sale, but at not less than par.

Time.

Rate.

Commission to assess benefits.

4. Upon the completion of the said improvement the said governing body shall ascertain the total expense thereof and shall apply to a judge of the Circuit Court of the county wherein such city is situate, for the appointment of commissioners to estimate and assess such benefits, and of the time and place of such application notice shall be given by ten days' publication, in at least one issue of two newspapers published in such city and if such newspapers do not exist then in two newspapers published in the nearest municipality where such papers are then published, at which time and place, or at such other time and place as the said judge shall designate said judge shall appoint three commissioners, who shall be freeholders of such city, to estimate and assess such benefits; the said judge shall have power to remove any commissioner and appoint another in his place and also to fill any vacancy that may occur in the office of any commissioner from any cause; the said commissioners before entering upon the duties required of them by this act shall take and subscribe an oath or affirmation that they will make all estimates and assessments required of them fairly, legally and equitably according to the best of their skill and

understanding, which oath or affirmation shall be

Appointment.

Removal.

Oath.

attached to the report which they are hereinafter

required to make.

5. The said commissioners having thus qualified Hearing. shall give notice of the time and place when and where they will hear any persons in interest and then and there and at such times and places to which they may adjourn for the purpose the said commissioners shall attend and give public hearing to those persons in interest who may desire to be heard; the said commissioners shall have power to examine witnesses under oath, to be administered Examine by any one of them, and to enter upon and view any premises that they may deem advisable and to adjourn from time to time in their discretion; they shall use diligent efforts to ascertain the names of the owners of the lands benefited by such improve- owners. ment and shall state the same in their report, but the failure to ascertain the name of any such owner or to state the same correctly, or the omission of any such name from the said report, shall not invalidate the said assessment nor bar the collection of the same.

6. The said commissioners shall assess the said Report. benefits pursuant to the requirements of this act, but in no case shall any lands be assessed in excess of such benefits, and shall promptly make a report in writing of their said assessments to the judge of said court, accompanied by a survey and map prepared under their direction, showing the lots or parcels of land peculiarly benefited by such improvement; the said report shall state the cost of the whole work, including all necessary expendi- Total cost. tures for surveyors, engineers, plans, salaries, legal fees and charges for such incidental expenses as in the proper prosecution of the work may be incurred, and shall state the names, as far as ascertained, of the owners of said lots or parcels of lands and the amounts of the assessments.

7. Upon the presentation of such report, signed by the said commissioners or any two of them, the judge of said court shall cause such notice to be

Hearing on assessment.

given as he shall deem proper, of the time and place of hearing any matter that may be alleged against the same; and he shall either confirm the said report or refer the same back to the commissioners for revision and correction and to reconsider the subject matter thereof; and the said commissioners shall return the same corrected and revised to the said court, without unnecessary delay, and the same being so returned, shall be confirmed or again referred by the judge of said court in the manner aforesaid as right and justice shall require, and so from time to time until a report shall be made and returned which the said court shall confirm; such report when so confirmed shall be final and conclusive as well upon the said city as upon the owners of any lands affected thereby; the said judge shall thereupon cause such report and the accompanying map to be filed in the office of the clerk of the county in which such city shall be located, and said clerk shall transmit a certified copy of said report and map and rule or order of said court confirming the same to the treasurer of such city.

Confirmed report final.

As to certiorari.

8. No certiorari shall be allowed by any court to review any of the proceedings in relation to such improvement, nor to, in any way, affect any assessment by such commissioners, after the lapse of sixty days from the making of the order of the court confirming such assessments; the court shall designate what notice, if any, shall be given by publication or otherwise, of the confirmation of the report of said commissioners.

Assessments a lien. All assessments made under the provisions of this act shall be and remain a first lien upon the lands affected thereby, notwithstanding any error or omission in stating the name or names of the owner or owners of such land, to the same extent as taxes and assessments are now a lien under the general laws of this State, and shall bear interest at the rate of six per centum per annum and shall be assessed and collected in the same manner as

the general taxes are assessed and collected upon lands in such city.

9. The whole or any part of the expense of such Payments of improvement may be paid by the issue and sale of improvement certificates or bonds of the city under the provisions of this act or by any money in the treasury not otherwise appropriated.

10. Any landowner whose lands may be subjec' to an assessment for benefits under the provisions of this act, may have his lands released at any time by paying to the treasurer of such city the full amounts so assessed against his said lands, with interest at six per centum per annum; it shall be the duty of the county clerk to file in his office the receipt of the treasurer of the city for any such payment, and also to enter upon the assessment list a short memorandum showing that the assessment against such land has been paid, and thereafter such land shall be free from the lien of such assessment.

Lands released on full payment with

11. Such city shall pay to each commissioner aforesaid five dollars for each day he shall be actually engaged in the performance of the duties herein required of him; and the said commissioners shall also have authority to employ a secretary at a cost of not over three dollars for each day he may be employed.

Per diem to commissioners.

12. It shall be the duty of the governing body of such city to incorporate in the annual tax levy in each year such amount as shall be required to be paid by such city at large on account of any such improvement or on account of any interest to become due during the current fiscal year, on any improvement certificates or bonds issued pursuant to the provisions of this act; and the same shall be raised in the same manner as general taxes and as soon as collected shall be paid over to the treasurer of the said city who shall apply the same exclusively to the payments for which the same were assessed.



Powers conferred deemed additional.

13. The powers herein conferred shall be construed as being in addition to and not in lieu of any powers already contained in the provisions of any charter or act creating any city affected by this act or supplement thereto or amendment thereof.

14. This act shall take effect immediately.

Approved April 8, 1914.

CHAPTER 135.

A Supplement to an act entitled "An act concerning cities, providing for the officers, government and powers of cities adopting the same," approved April fourteenth, one thousand nine hundred and eight.

BE IT ENACTED by the Senate and General Assem-

called "Recorder's Court of (inserting name of such city)." Such court shall be held by

bly of the State of New Jersey: 1. There shall be in every such city a court to be

Recorder's court.

Jurisdiction.

Issue summons for violations of ordinances.

the recorder, who shall have jurisdiction and is hereby empowered, on oath, affirmation or affidavit made according to law, that any person or persons has or have been guilty of a violation of any of the ordinances of the city, to issue process either in the nature of a summons or warrant, as to him may seem most advisable, against the person or persons so violating such ordinance, which process shall, when of the nature of a warrant be returnable forthwith, and when in the nature of a summons be returnable in not less than three nor more than five days; that such process shall state what ordinance the defendant or defendants named therein has or

have violated, and, on return of such process, or at the time to which the recorder shall have adjourned

the hearing of the same, the said recorder shall pro-

Hearing.

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ceed to hear testimony and to determine and give judgment in the matter without the filing of any pleadings, and the recorder shall, if judgment of conviction be rendered against the defendant or defendants, forthwith issue execution against the goods and chattels and against the body of the defendant or defendants; the recorder shall also have rower to compower to cause any person or persons who shall be found guilty of a violation of any ordinance of the city, and who may refuse or neglect to pay any penalty imposed, to be committed to the county jail for any period not exceeding thirty days. The re- Court room. corder shall be present at the place provided for him by the city council, at such hours every day as the city council shall designate.

mit to jail.

2. The recorder shall have the power, authority and jurisdiction in criminal matters possessed and exercised by any of the justices of the peace of this State.

As to criminal

3. Every conviction for violating a city ordinance had before the recorder may be reviewed by appeal to the Court of Common Pleas of the county in which said city is located in the same manner and upon the same terms as appeals are or may be taken from courts for the trial of small causes, and in case the judgment appealed from shall be imprisonment, the said recorder or any judge of such Court of Common Pleas may admit to bail, upon a Admit to bail. recognizance to the city, the party appealing during the pendency of his appeal; but no judgment for the violation of any ordinance shall be reversed for any imperfection, omission, defect or lack of form, nor for any error except such as shall or may have been prejudiced the defendant in maintaining his defense upon the merits.

Convictions appealable.

4. The recorder shall have the power to appoint Clerk of a clerk of said court, whose duty it shall be to attend the sessions of the court, and the examinations, trials and proceedings therein, and shall keep a Docket. docket in which shall be entered a brief record of all matters which shall come before any such court.

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Dutles.

Disposition of fees, etc.

and who shall perform such other duties and services appertaining to the court's business as the said recorder may require; and such clerk shall receive all fees, fines, penalties and costs imposed in said court, and account for and pay the same over to the proper city, county or State officials as shall be entitled to receive the same, at least once in each month, and shall keep a record of such fees, fines, penalties and costs and of the disposition thereof. Every such clerk, appointed as aforesaid, shall hold office during the term of such recorder, and said clerk shall subscribe to an oath, to properly discharge the duties of his office upon being appointed thereto, which oath shall be filed with the city clerk of the city, and said clerk shall, in addition thereto, enter into bonds to the municipality in which he is appointed in the sum of one thousand dollars, with sureties to be approved by the board or body having control of the finances of the municipality.

5. Such clerk shall receive an annual salary to

Bond.

Term

Salary.

......

Acting clerk.

rk.

Commitments, etc.

Administer

designate, in writing, an acting clerk, who shall temporarily have authority to perform the duties of the clerk of said court.

be fixed by ordinance of the city council. In the absence of the clerk of said court, the judge may

6. All commitments, writs and other processes of such court shall be issued in the name of the recorder thereof and shall be signed and attested by the clerk of said court who shall have authority to take any complaint or complaints or affidavit or affidavits to be used in said court, and to administer any oath or affirmation proper to be administered in said court, and, in the absence of the recorder, may receive the verdict of any jury impaneled in any case tried in said court; and, in the absence of the recorder, he may adjourn the said court until the following day, and he may, in all cases, take bail in the absence of the judge, where the judge might properly take the same.

Court of record; seal.

7. Such court shall be a court of record and shall have an official seal and all persons shall be amen-

able to punishment for contempt of said court in same manner as in other courts of record in this State having power to punish for contempt of court.

8. On conviction of any person before such court, what record it shall be sufficient for the conviction to set out the name of the defendant and the number of the section and title of the ordinance or statute under which the conviction is had; the name of the witnesses sworn and a list of the exhibits produced at the trial and a statement that the defendant was convicted with the date of such conviction, which conviction shall be signed by the recorder, and it shall not be necessary to set forth any of the testi-mony taken in the trial of said cause in said conviction.

9. All acts and parts of acts inconsistent with Repealer. the provisions of this act are hereby repealed, and this act shall take effect immediately.

Approved April 8, 1914.

CHAPTER 136.

A Further Supplement to "An act to ascertain the rights of the State and the riparian owners in the lands lying under the waters of the bay of New York and elsewhere in the State," approved April eleventh, one thousand eight hundred and sixty-four.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. Whenever the board having control of the statement as finances of any city of this State shall apply to the use of riparian commissioners appointed under an act to which this grant. is a further supplement for a lease or grant to said city of any riparian lands lying at the foot of a street or any of the streets of said city, such lease or grant shall contain a provision that said lands



Rental.

are to be used for a public purpose only, and the said commissioners may in their discretion fix the rental for such lease, or the consideration to be paid for such grant, at such sum as in their discretion shall be a reasonable price for the same, having due regard to the fact that the said lands embraced in said lease or grant are to be devoted for public purposes only.

Repealer.

2. All acts and parts of acts inconsistent herewith are hereby repealed, and this act shall take effect immediately.

Approved April 8, 1914.

CHAPTER 137.

A Supplement to an act entitled "An act to establish a thorough and efficient system of free public schools and to provide for the maintenance, support and management thereof," approved October nineteenth, one thousand nine hundred and three.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

County attendance officer. 1. Whenever there shall be certified to the Commissioner of Education that there has been subscribed or donated a sum not less than nine hundred dollars for the purpose of paying the salary of a person to be known as county attendance officer of any county, said commissioner shall appoint, by and with the advice and consent of the State Board of Education, a suitable person to be known as county attendance officer for said county who shall perform such duties as shall be prescribed by rules and regulations adopted by the State Board of Education. The term of office of such county attendance officer shall be one year, but no person shall

Term.

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be appointed as such county attendance officer in any year until there shall have been certified to the commissioner that a sum sufficient to pay the salary salary. of such officer, but not less than nine hundred dollars, shall have been subscribed or donated as aforesaid.

2. The county superintendent of the county in Deduction by which a county attendance officer has been appointed shall, before making his apportionment of the school moneys, deduct from the amount of the railroad tax appropriated to his county the sum of five hundred dollars, which sum shall remain in the hands of the county collector and shall be available only for the payment of expenses incurred by the county attendance officer in the performance of his official duties, which expenses shall be paid by the county collector on bills duly certified by the Commissioner of Education. If at the time of making Use of the then next apportionment of school moneys any balance of said five hundred dollars shall be and remain in the hands of the county collector said county collector shall certify to the county superintendent of schools the amount of said balance and the county superintendent shall thereupon include said amount in the amount to be apportioned among the schools of his county in the then next apportionment.

county super-intendent.

3. This act shall take effect immediately. Approved April 8, 1914.

CHAPTER 138.

An Act to repeal an act entitled "A further supplement to the act entitled An act to establish public parks in certain counties in this State and to regulate the same," approved March fifth, one thousand eight hundred and ninety-five," which supplement was approved March eleventh, one thousand nine hundred and twelve.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Act repealed.

1. That the act entitled "A further supplement to the act entitled 'An act to establish public parks in certain counties in this State and to regulate the same,' approved March fifth, one thousand eight hundred and ninety-five," which supplement was approved March eleventh, one thousand nine hundred and twelve, be and the same is hereby repealed.

2. This act shall take effect immediately.

Approved April 8, 1914.

CHAPTER 139.

An Act to repeal an act entitled "A further supplement to the act entitled 'An act to establish public parks in certain counties in this State and to regulate the same,' approved March fifth, one thousand eight hundred and ninety-five," which supplement was approved April twentieth, one thousand nine hundred and eleven.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. That the act entitled "A further supplement Act repealed. to the act entitled 'An act to establish public parks in certain counties in this State and to regulate the same,' approved March fifth, one thousand eight hundred and ninety-five," which supplement was approved April twentieth, one thousand nine hundred and eleven, be and the same is hereby repealed; provided, however, that nothing herein contained Proviso. shall in any way invalidate any bonds heretofore issued under the provisions of this act.

2. This act shall take effect immediately. Approved April 8, 1914.

CHAPTER 140.

A Further Supplement to the act entitled "An act to establish public parks in certain counties in this State and to regulate the same," approved March fifth, one thousand eight hundred and ninetv-five.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. To meet the further expenses to be incurred Additional under the provisions of the act to which this is a further supplement, for the acquisition, development and improvement of parks and parkways in any county in this State in which said act shall or may hereafter be in force, the board of chosen freeholders may from time to time, in addition to any bonds theretofore authorized by law, on the requisition of said board of park commissioners, in the name and on the credit of the said county, borrow money by issuing the bonds of the said county to a sum not exceeding in the aggregate five hundred Amount. and fifty thousand dollars (\$550,000) over and above the total amount theretofore authorized by

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Time. Rate. law, such bonds to run for a term not exceeding fifty years, to bear interest at a rate not exceeding four and one-half per centum per annum, payable semi-annually; such bonds shall not be sold or disposed of at less than their par value, and may be made payable at any place which said board of chosen freeholders may determine, and they shall also determine the form of the bond. A sinking fund shall be established by said board of chosen freeholders on the issuing of any such bonds, sufficient with the accumulations thereof to extinguish the principal of said bonds so issued when due. The interest and principal of said bonds issued under the authority of this act shall be the debt or obligation of the county wherein they are issued, and the payment thereof shall be provided for by taxation in the same manner that other debts and obligations of the county are provided for by taxation. proceeds of the sale of said bonds, after deducting expenses for negotiating the same and for engraving and all other expenses connected with their issue and sale, shall be paid over to the said park

Sinking fund.

Provision for principal and interest.

Proceeds of sale.

commission.

2. This act shall take effect immediately. Approved April 8, 1914.

CHAPTER 141.

A Further Supplement to the act entitled "An act to establish public parks in certain counties in this State, and to regulate the same," approved March fifth, one thousand eight hundred and ninety-five.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Additional hond issue.

1. To meet the further expenses to be incurred under the provisions of the act to which this is a further supplement for the acquisition, development

and improvement of parks and parkways in any county in this State in which the said act shall or may hereafter be in force, and in which the sum limited in said act and in any supplement thereto shall have been already appropriated, the board of chosen freeholders of the said county may from time to time, on the requisition of the said board of park commissioners, in the name and on the credit of the said county, borrow money by issuing the bonds of the said county to a sum not exceeding in the aggregate one hundred thousand dollars (\$100,- Amount. 000) over and above the total amount, theretofore issued, such bonds to run for a term not exceeding Term. fifty years, to bear interest at a rate not exceeding four and one-half per centum per annum, payable Rate. semi-annually; such bonds shall not be sold or disposed of at less than their par value, and may be made payable at any place which the said board of chosen freeholders may determine, and they shall also determine the form of the bond.

2. A sinking fund shall be established by the said staking fund. board of chosen freeholders on the issuing of any such bonds sufficient with the accumulations thereof to extinguish the principal of the said bonds so issued when due. The interest and principal of the bonds issued under the authority of this act shall be the debt or obligation of the county wherein they were issued, and the payment thereof shall be provided for by taxation in the same manner that other debts and obligations of the county are provided for by taxation. The proceeds of the sale of said Proceeds of sale of bonds. bonds, after deducting expenses for negotiating the same and for engraving, and all other expenses connected with their issue and sale, shall be paid over to the said park commission.

3. All acts and parts of acts inconsistent with Repealer. the provisions of this act are hereby repealed, and this act shall take effect immediately.

Approved April 8, 1914.

CHAPTER 142.

An Act concerning police departments in such cities of the first class in this State as have here-tofore accepted and adopted by popular vote the provisions of an act of the Legislature entitled "An act to remove the fire and police departments in the cities of this State from political control," approved May second, one thousand eight hundred and eighty-five, and for the relief of members of such police departments and their families, and to provide for the establishment, management and distribution of a police pension and retirement fund therein.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Management of pension fund, 1. In all cities of the first class in this State which have heretofore accepted and adopted by popular vote the provisions of an act entitled "An act to remove the fire and police departments in the cities of this State from political control," approved May second, one thousand eight hundred and eighty-five, and in which there is now or may hereafter be established a police pension or retirement fund, said fund shall be constituted, managed and distributed as herein provided.

Trustees.

2. Such pension fund shall be under the control and management of a board of six trustees, to be composed of the chief of police of such city, who shall be president ex-officio of said board, two superior officers and three patrolmen of the police force of such city; such members shall be appointed trustees annually, in the month of May, by the board of police commissioners, or other duly authorized municipal body having control of such police department, and shall serve respectively one,

Appointment.

Term.

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two, three, four and five years, so that the term of office of but one member shall expire in each year.

3. Such trustees shall give bonds with duly authorized security companies as surety thereon for the faithful performance of their duties as shall be fixed by the police commissioners of such city.

4. The said board of trustees shall, at the first Organization. annual meeting, elect a treasurer; the clerk of the board of police commissioners or other duly authorized municipal body having control of such police department shall be ex-officio secretary of such board of trustees, and the board shall fix his compensation.

5. All moneys paid out of such pension fund shall Method of be paid by the treasurer, upon warrant signed by the chairman of the board of trustees and countersigned by the secretary thereof; and no warrant shall be drawn except by the order of the said board upon a yea and nay vote recorded in the minutes of said board; such board of trustees may deposit such fund in any of the banks or trust companies of such cities, and may invest the same in bonds, Investments. secured by first mortgages on improved property worth at least twice the amount loaned, or in bonds of the United States, or of this State, or any city, or county in this State; all income, interest or dividend which shall be paid or agreed to be paid on account of any loan or deposit shall belong to and constitute a part of said fund.

6. The board of trustees shall make a semi-annnual report of the condition of such fund and the manner in which the same is invested, to the board of police commissioners or other municipal authority having control of such police department, in the months of January and July in each year, and at such other times as they may be requested to do so by the board of police commissioners or other municipal body having control of such police department.

Semi-annual

7. The corporation attorney and counsel of such Legal services. city shall, without additional compensation, and

under the direction of such board of trustees, prosecute all actions or proceedings at law or in equity which said board may wish to institute for the enforcement of the several provisions of this act, shall defend, on behalf of said board, any action, or proceeding which may be brought against it.

Pensions exempt from attachment. 8. All pensions granted under this act shall be exempt from execution, attachment or any other legal process whatever.

Sources of fund.

9. Such pension fund shall be provided and sustained as follows:

Rewards.

(1) By one-half of all the rewards for the apprehension or conviction of any person charged with crime or any offense against the laws of the United States or any State, received by any member or employee of the police force of any such city which shall be paid to the treasurer of said fund for its uses and purposes.

Insurance.

(2) By two per centum of the premium received for accident, plate-glass, burglary and theft insurance effected in such cities by foreign insurance companies; and upon and after the creation of the said board of trustees, under and by virtue of this act, such agents and brokers of such foreign insurance companies shall pay said two per centum of the premium received by them for such insurance in such cities to the treasurer of the board herein authorized.

Dog taxes.

(3) By all dog taxes paid to such cities wherein this act shall take effect.

Certain permits. (4) By all moneys paid to such cities for permits to parade and to carry firearms and revolvers.

Sale of unclaimed goods. (5) By all moneys derived from the sale of unclaimed goods and unclaimed money under the provisions of an act entitled "An act to amend an act entitled An act providing for the sale of unclaimed goods and chattels and for the disposition of unclaimed money by police departments of this State, approved April twentieth, one thousand nine hundred and nine."

(6) By all moneys derived from the issue of Badges to badges to special officers under an act entitled "An officers, officers, act relating to the appointment of special police officers in cities of this State," approved April

twenty-first, nineteen hundred and nine.

10. The board of police commissioners of every Certain monsuch city shall monthly and in each month, pay to the treasurer of said fund all moneys collected in pension fund. payment of fines imposed upon members of the police force, all moneys deducted or withheld from the pay of members of the police force by reason of absence from duty from any cause except sickness, which moneys shall constitute part of said police pension or retirement fund; to said fund there shall contributions. also be added any moneys, from time to time, donated to this purpose; to said fund there shall also be added the moneys collected by subscription or assessment from or upon the members of the police force or department of such cities, which subscription or assessment shall be at at least two per centum per annum of the annual salary of every such member of the police force or department in order to entitle him to the benefits of such pension or retirement fund, as hereinafter provided.

11. All the funds arising under the provisions of this act shall be paid to the treasurer of said Paid to treasurer. pension fund for its uses and purposes; provided, however, that in any city in this State where there Proviso. is now a police pension fund its officers shall turn over all its assets and property of every kind in their possession or which may or shall come to their possession to the proper officers of the fund provided for in this act and said assets and property shall become and be vested in the said pension fund.

12. No person shall be entitled to the benefit of this act except upon a resolution adopted by a ma- Beneficiaries. jority of the members of the board of police commissioners, stating that said person is so entitled to such benefits and said board of police commissioners is hereby authorized to call to their assistance

Retirement on application.

Physicians called.

Testimony as to disqualification.

In cases of disagreement.

for the purposes of determining whether any person is permanently disabled or otherwise disqualified from performing the function or duties of his office or position, any physician or physicians, alienist or alienists as said board of police commissioners in its discretion may determine. Where, however, a person being a member or employee of said police force shall desire to retire by reason of age, injury or disease, said person shall make application in writing to the board of police commissioners for such retirement, whereupon said board of police commissioners shall call to their assistance the aid of the surgeon or physician representing the police commission of said city, and the person so making application may likewise call to his aid. a physician duly authorized to practice medicine and surgery under the laws of this State. The president of said board of police commissioners or any other member of said board hereby authorized to administer oaths to said physicians or any other person called in behalf of said person or on behalf of said board, in respect to the question of the disqualification of said person by reason of age, injury or disease and upon the conclusion of the hearing of such matter shall determine whether said person is or is not entitled to the benefits of this act, and shall adopt an appropriate resolution either to the effect that such person is or is not entitled to the benefits of this act. In case, however, of the failure of the two physicians called as in this section provided to agree as to whether or not the person so applying for retirement is or is not disabled from performing the duties of his office either by reason of age, injury or disease as aforesaid, then said board of police commissioners may call in a third physician, and the determination of the majority of the said three physicians shall be reduced to writing and shall be certified to the secretary of the said board of police commissioners and the said board shall consider the same in arriving at their final decision.

13. Each of the persons hereinafter specified amount of shall be entitled to receive a pension for life from the fund herein established, equal to one-half of the amount of his or her salary at the time of his or her retirement; provided, said fund shall be suf- Proviso. ficient for the payment of pensions herein provided for, and in case it shall not be sufficient for that purpose at any time, then all pensions shall abate proportionately; every member of the police force or department of such cities and the matrons connected with such department having paid into the fund the full amount of the annual assessments or contributions and who shall have received permanent disability from injury or sickness incurred while in actual service, so as to incapacitate him or her from duty; every member of the police force Pensioners. or department of such cities and the matrons of said department having paid into the fund the full amount of the annual assessments and contributions and who shall have attained the age of fifty years and have served in all for a period of twenty years in said police force or department, or as matron connected therewith, such services not to be required to be continuous and to include service in the "veteran reserve," shall, upon application of such member or such matron or at the option of the police commission, be so pensioned and retired; the widow's widow of every member of the police force or department of such cities having paid into the fund the full amount of the annual assessments and contributions and who shall have lost his life in the performance of duty or who shall have been retired because of injuries or disease contracted in the performance of duty and shall then die from same, shall, so long as she remains unmarried receive a pension equivalent to one-half of the pay of her deceased husband, and if there be no widow or if such widow die or remarry then the minor children of such deceased member, until the youngest reach- As to children. es the age of sixteen years, shall receive the amount of said pension for their support.

Pension after nine years' service and disabled. 14. Any person being a member of the police force for such city having paid into the fund the full amount of the annual assessments and contributions, who shall have served nine years as a member of such police force, and who shall have received permanent disability from causes other than injuries received in the performance of duty, so as to incapacitate him or her from duty shall be pensioned and retired on half pay.

In case of certain widows and children.

15. The widow of every member of such police force of such city having paid into the fund the full amount of the annual assessments or contributions, who shall have died from causes other than injuries received in the performance of duty and who shall have served nine years as a member of such police force, shall, so long as she remains unmarried, provided, however, she became his wife before he attained the age of fifty years, receive a pension equivalent to one-fourth of the pay of her deceased husband; and in case there be no widow or said widow shall remarry, and there be minor children under the age of sixteen years their maintenance and support shall, at the discretion of the said board of trustees, be provided for. If, however, such member shall leave neither widow or children, him surving, then the parent or parents of such member, if dependent on him for support, shall receive from such fund a sum equal to one-quarter of the salary received by such member. If such dependent parent shall remarry after such member's death he or she shall cease to be entitled to a pension thereafter.

As to parents.

Pensions in other cases.

16. Any member of the police force or department of such city having paid into the fund the full amount of the annual assessments and contributions and who shall have lost his life in the performance of duty or who shall have been retired because of injuries or disease contracted in the performance of duty and shall then die from same leaving neither widow or children him surviving, then the parent or parents of such member, if dependent upon

him for support, shall receive from such fund a sum equal to one-quarter of his salary. If such dependent parent shall remarry after such member's death, he or she shall cease to be entitled to the

pension thereafter.

17. In all cities in which this act shall become Authority to operative, the board or authority having control of borrow to meet requirethe finances of such city shall borrow a sum sufficient to cover all pensions required during the remainder of the current fiscal year of such city for policemen or matrons connected with the police department of such city, or may permit the same to be paid out of any money of said city not otherwise appropriated, and shall thereafter put into the an- Annual tax nual tax levy raised in said city a sum equal to at least two per centum of the salaries in the aggregate paid to the police force of such city, to be used and kept exclusively as a fund out of which payment of the pensions and payment for disability shall be made.

18. All acts and parts of acts, general, special, or Repealer. local, inconsistent with the provisions of this act be and the same are hereby repealed, and if any clause or section of this act be attached in any court and shall be declared to be invalid or uncon- As to validity. stitutional, it shall be exscinded from this act, but the remainder of this act shall stand.

19. This act shall take effect immediately. Approved April 8, 1914.

CHAPTER 143.

An Act to annex to the borough of Somerville, in the county of Somerset, certain parts of the township of Bridgewater, in the county of Somerset.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Boundaries of part of Bridgewater township annexed to Somerville. 1. All those tracts and portions of the township of Bridgewater, in the county of Somerset, lying within the following described boundaries, to wit:

First tract: Beginning at a point of intersection of the southerly line of lands or right of way of the Central Railroad of New Jersey with the present easterly line of said the borough of Somerville, said point being the southeasterly corner of the limits of said borough; thence easterly along said southerly line of the right of way of said railroad to its intersection with extension southerly of the center line of a lane, the easterly line of lands of G. A. Van Dorn; thence northerly along said easterly line of Van Dorn's land to the southerly line of the New Jersey turnpike; thence westerly along said line of the New Jersey turnpike to its intersection with the middle line of Adamsville avenue extended southerly; thence northerly along said middle line of Adamsville avenue and its extension to the southerly line of Union avenue; thence westerly along said southerly line of Union avenue to its intersection with the present easterly line of said borough; thence southerly along the present easterly line of said borough to the beginning.

Second tract: Beginning at the intersection of the westerly line of North Bridge street with the present northerly line of said the borough of Somerville; thence northerly along said westerly line of North Bridge street to the southerly line of Lenox avenue; thence westerly along the southerly line of

Lenox avenue to the easterly line of North Davenport street; thence still westerly to the westerly line of Mountain avenue at a point in the middle of Line brook, said point being a northwesterly corner of the present limits of said borough; thence southeasterly and easterly along the present northerly line of said borough to the beginning; are hereby set off from the said township of Bridgewater, in the county of Somerset, and annexed to and made a part of the said the borough of Somerville, in said county of Somerset.

2. This act shall take effect immediately.

Approved April 8, 1914.

CHAPTER 144.

An Act to amend and explain an act entitled "An act relating to, regulating and providing for the government of cities, towns, townships, boroughs, villages and municipalities governed by boards of commissioners or improvement commissions in this State," approved April twenty-fifth, one thousand nine hundred and eleven; as amended as to both its title and body by an act approved April second, one thousand nine hundred and twelve.

WHEREAS, The act to which this is amendatory was Preamble. intended to provide for a new and distinct class of municipalities in this State and to give such municipalites the benefits of home-rule with power to do any act or thing which the governing body thereof might deem necessary or desirable, unless forbidden by the constitution of this State or by laws applicable to all municipalities of this State, and subject to the rights of the voters of such municipalities as provided in said act; but

doubts have arisen as to whether the language of said act sufficiently expresses such intention; now, therefore,

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Section 1 amended.

Meaning explained. 1. Section one of the act of which this is amendatory is hereby amended so as to read as follows:

1. All municipalities of this State, except counties and school districts, that have heretofore adopted or shall hereafter adopt the provisions of this act shall be governed as herein set forth; and wherever the word "city" or "cities" appears in this act, it shall be construed to mean "municipality" or "municipalities," as the case may be, but shall not be construed to include counties or school districts. Such municipalities shall be, and are hereby declared to be, a distinct class of municipalities, and shall not be subject to any laws of this State except laws applicable to all municipalities of this State other than counties and school districts.

Such municipalities a distinct class.

Section 8 amended.

 Enforcement of ordinances. 2. Section eight of the act of which this is amendatory is hereby amended so as to read as follows:

8. All cities adopting the provisions of this act shall be and are hereby vested with the general powers and authority to enact and enforce by imposition of reasonable fines or by imprisonment or both all ordinances necessary or proper for the protection of life, health and property; to declare and prevent and summarily to abate nuisances: to secure, advance preserve and enforce the good government and general welfare, order, prosperity and security of such city; and shall have all powers which it shall deem necessary or convenient for its government or for its welfare and prosperity not in conflict with the laws applicable to all cities of this State or the provisions of the constitution; which powers shall be exercised by the board of commissioners subject to the provisions of this act. Provided. however, that no ordinance or resolution in-

Referendum as to increase of bonded debt.

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creasing the net bonded indebtedness of the city to a sum in excess of fifteen per centum of the assessed valuation of all property within said city shall be valid unless the same shall be first submitted, by a special election, to the voters of the city and receive the approval of a majority of the voters actually voting at such election. The net bonded indebtedness of the city shall be determined by deducting from the total bonded indebtedness of the city all bonds of the city held in its sinking funds, and all cash or authorized investments other than bonds of the city held in such sinking funds, and by further deducting all bonds of the city, the payment of which is provided for in the tax levy of the current fiscal year, and all bonds issued to provide a supply of water.

Indebtedness.

All ordinances or resolutions heretofore passed Former procedure effective. in any such cities, not inconsistent with the rights and powers herein granted, shall remain in full force and effect until altered or repealed by the commissioners in the manner herein provided.

3. If any proviso, clause or section of this act A to validity shall be attacked in any court and shall be declared invalid or unconstitutional, the rest of this act, as well as the act of which it is amendatory, shall stand, and the proviso, clause or section declared invalid or unconstitutional shall be exscinded from this act.

4. This act shall take effect immediately. Approved April 9, 1914.

CHAPTER 145.

An Act providing for the stenographic reporting of all trials or proceedings not otherwise now provided for by law.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Stenographic report in any trial on request.

- 1. In all trials or proceedings hereafter had before any court, official, tribunal, board or governing body of this State, where not now otherwise provided for by law, such court, official, tribunal, board or governing body shall, upon request of either party to such trial or proceeding, at the expense of the party so requesting, designate a competent stenographic reporter, who shall be duly sworn, to report verbatim any such trial or proceeding, excepting the arguments of respective counsel.
- 2. Said stenographer shall, upon request, transcribe into typewriting the record of such trial or proceeding upon payment to him therefor at the rate of ten cents per folio of one hundred words.

3. This act shall take effect immediately. Approved April 9, 1914.

CHAPTER 146.

An Act to amend an act entitled "An act to establish public parks in certain counties of this State and to regulate the same," approved March fifth, one thousand eight hundred and ninetyfive.

BE IT ENACTED by the Senate and General Assembly of the State of New Jerseu:

1. Section one (1) of the act to which this is an section 1 amended. amendment shall be amended so as to read as follows:

1. BE IT ENACTED by the Senate and General

Assembly of the State of New Jersey:

In any county of this State containing a population of more than two hundred thousand, it shall to appoint be the duty of the justice of the Supreme Court presiding in the courts of such county, as hereinafter provided, to appoint five persons a board of commissioners to be known as "The Park Commission" (inserting the name of the county in and for which such commissioners are appointed). The commissioners first appointed under the provisions of this act in any county shall hold office respectively for the term of one, two, three, four and five years, as indicated and fixed in the order of appointment, and all such commissioners, after the first appointment, shall be so appointed for the full term of five years. Vacancies in the said board, happening by resignation or otherwise, shall be filled by such justice, and the persons appointed to fill by such vacancies shall be appointed for the unexpired term only. Such per- Body politic. sons so appointed, when duly qualified, constituting such board of park commissioners, and their successors, are hereby created a body politic.

No compensation; expenses allowed.

Oath.

Organization.

Duties and

Traffic regulations.

with power to sue and be sued, to use a common seal and to make by-laws. The members of any such board shall serve without compensation; their necessary expenses shall be allowed and paid, and no person employed by the said board shall be a member thereof. Before entering upon the duties of his office, each of the members of said board shall take and subscribe an oath or affirmation faithfully and impartially to perform the duties of his office, which oath or affirmation shall be filed in the office of the clerk of the county wherein the board of which he is a member is appointed. Every such board shall annually choose from among its members a president, vice-president and treasurer, and appoint a clerk or secretary and such other officers and employees as it may deem necessary to carry out the purposes of this act. It may also determine the duties and compensation of such appointees and remove them at pleasure, and make all reasonable rules and regulations respecting the same. The said board shall have full power and authority and is hereby empowered to pass and enact, alter, amend and repeal rules and regulations for the protection, regulation and control of such parks and parkways, and the roads, driveways, sidewalks, paths, lakes, pools, ponds, fountains, trees, flowers, shrubs, statuary, buildings, tools, implements and other things contained therein, and to make rules and regulations governing, controlling, regulating and limiting the speed of motor vehicles upon the parkways under the control of said board, and the driveways within the parks and reservations under the control of said board, and excluding said motor vehicles from such driveways within said parks and reservations as the said board shall determine and designate by appropriate erected at or near the entrance to such driveways, and to limit and prevent the driving or travel upon the parkways under the control of said

board and upon the driveways within the parks and reservations of loaded or heavy trucks, wagons or carts, or public omnibuses, express wagons, carts or other vehicles carrying or ordinarily used to carry merchandise, goods, tools or rubbish however propelled, and to prescribe fines and penalties for the violating of such rules and regulations and to fix the amount of the same. Such penalties shall be enforced by and through Enforcement such process and method of procedure as shall be prescribed by the board as aforesaid by and before any police justice, police magistrate or recorder of any municipality in such county, upon proper complaint on oath being made before him, and on the conviction of the offender, in default of the payment of the penalty imposed, such magistrate may commit such offender to the county jail for any term not exceeding ten days. Such rules and When rules regulations shall take effect ten days after their passage by said board, and after their publication once a week for four weeks in at least five newspapers circulating in said county.

of penalties.

Said board shall also have authority to appoint Park police. and establish a constabulary to preserve order in the parks and parkways under its control, and to secure the enforcement of the rules and regulations passed and enacted by said board, and to organize said constabulary into a police system to be known as "The Park Police of the County of

" (inserting the name of said county), which Police force. police system shall consist of a chief and such subordinate officers as may be deemed necessary and proper for the enforcement of the rules and regulations of said board within said parks and parkways, and the proper protection of public property therein, and to establish proper rules and regulations for the appointment, control and management of the members of such constabulary, and for the securing of proper discipline and efficiency among the members of the said constabu-

Powers.

lary. Members and officers of said park police shall have power to arrest, on view and without warrant, and conduct before the nearest police magistrate of the local municipality in which said arrest is made, or a police magistrate of a neighboring municipality, any person found violating the rules and regulations enacted by said board for the protection, preservation, regulation and control of said parks and parkways, and all property and other things therein, and in addition shall have all the powers conferred by law on police officers or constables in the enforcement of the laws of this State and the apprehension of violators thereof. Every such board shall have a suitable office where its maps, plans, documents, records and accounts shall be kept, subject to public inspection at such times and under such reasonable regulations as the board may determine.

Office.

Repealer.

2. All acts and parts of acts, inconsistent with the provisions of this act, are hereby repealed. and this act shall take effect immediately.

Approved April 9, 1914.

CHAPTER 147.

An Act to amend an act entitled "An act for the protection of certain kinds of birds, game and fish, to regulate their method of capture and provide open and close seasons for such capture and possession (Revision of 1903)," approved April fourteenth, one thousand nine hundred and three.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Section 25 amended.

Angling.

1. Section twenty-five of the act of which this act is amendatory be amended so as to read as follows: 25. It shall be unlawful to take or attempt to take

any fish from any of the waters of this State by

means of any contrivance whatsoever, excepting in the manner commonly known as angling with handline or with rod and line, under a penalty of twenty dollars for each offense; provided, however, that Proviso. this provision shall not apply to the catching of eels, at any time, by means of wicker eel baskets anchored on the bottom of streams and ponds; pro- Proviso. vided, also, that it shall be lawful to take minnow and other bait fish with a seine not over fifty feet in length in all ponds and lakes which have an area of over one hundred acres, and in all other waters with a seine not over thirty feet in length; in every such case, however, all trout, pickerel, bass, pike and pike-perch captured therein shall be immediately released therefrom uninjured as far as practicable; provided, further, that it shall be lawful to Provise. take fish in any manner under the direction of or by permission given by the Board of Fish and Game

Commissioners for stocking purposes.

2. This act shall take effect immediately. Approved April 9, 1914.

CHAPTER 148.

An Act to ratify and confirm the grant made by the State of New Jersey to The Mount Pleasant Cemetery Company, of lands under water below the high-water line of the Passaic river in the city of Newark, in the county of Essex, in this State, dated June eleventh, one thousand eight hundred and eighty-one, and recorded in the register's office of the county of Essex, in Book C 21 of Deeds for said county, on pages 445, 446 and 447.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. The grant made by the State of New Jersey Grant confirmed. to The Mount Pleasant Cemetery Company dated

Proviso.

June eleventh, one thousand eight hundred and eighty-one, and recorded in the register's office of the county of Essex in Book C 21 of Deeds for said county, on pages 445, 446 and 447, of lands under water below the high-water line of the Passaic river in the city of Newark, in the county of Essex, in this State, be and the same is hereby ratified and confirmed; provided, that nothing in this act contained shall be construed to affect the title, rights or interest of any railroad company to lands granted by the State of New Jersey to it for a right of way in fee simple or otherwise, over or through said lands.

2. This act shall take effect immediately. Approved April 9, 1914.

CHAPTER 149.

A Supplement to an act entitled "An act to incorporate Brigantine City," in the county of Atlantic, as a city and fix the boundaries thereof," approved April twenty-third, one thousand eight hundred and ninety-seven, providing for changing the name of "Brigantine City" to "East Atlantic City."

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. The name of "Brigantine City," by which the body politic and corporate is designated in an act incorporating the said city, entitled "An act to incorporate "Brigantine City," in the county of Atlantic as a city and fix the boundaries thereof," approved April twenty-third, one thousand eight hundred and ninety-seven, be changed to "East Atlantic City," and that hereafter the body politic and

Change of

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corporate as described in said act of incorporation shall be known by the name of "East Atlantic City." instead of "Brigantine City,"

2. This act shall take effect immediately.

Approved April 9, 1914.

CHAPTER 150.

A Further Supplement to an act entitled "An act to incorporate trustees of religious societies," approved April ninth, one thousand eight hundred and seventy-five.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. It shall be lawful for any Ruthenian Catholic Ruthenian church or congregation now existing, or which may church inhereafter exist, in this State, to become a corporation, and to be incorporated under and by virtue of

the provisions hereinafter stated.

2. The Catholic bishop appointed by the Pope of Incorporators. Rome to have supervision over Ruthenian Catholics of the Greek rite in the United States, together with his secretary or chancellor, and the pastor of such Ruthenian Greek Catholic church or congregation for the time being, or a majority of them, may elect two lay members of such church or congregation and may, with said layman, sign a certificate, setting forth the name by which they and their successors shall be known and distinguished as a body corporate, and transmit the said certificate to the certificate clerk of the Court of Common Pleas of the county fled with county clerk. in which such church or congregation may be located, whose duty it shall be forthwith to file and record the same, for which he shall be entitled to Fee. receive one dollar; and thereupon such church or

congregation shall be a body corporate by the name or title so taken, certified and recorded.

Trustees.

Powers.

3. The persons so executing and acknowledging said certificate shall be the trustees of such corporation, and they and their successors shall by such name of incorporation, be able and capable to acquire, purchase, receive, have and hold any lands, tenements, leases, legacies, devises, donations, moneys, goods and chattels of all kinds, church edifices, schoolhouses, college buildings, parson ages, sisters' houses, hospitals, orphan asylums, reformatories and all other kinds of religious, ecclesiastical, educational and charitable institutions. and the lands whereon the same are or may be erected, and cemeteries or burying places, and any lands, tenements and hereditaments suitable for any or all of said purposes; and the same or any part thereof to lease, sell, grant, assign, demise, alien and dispose of; to sue and be sued, plead and be impleaded in any court of law or equity; to make and use a common seal, and the same to alter and renew at their pleasure; to have perpetual succession as such corporation; to make by-laws and rules not inconsistent with the laws of this State. or of the United States, for the regulation and management of their affairs, properties and institutions; to appoint such officers, agents and employees as they may require for the properties, institutions and business of the corporation; to borrow money from time to time for the purposes of the corporation, and to give bonds and mortgages therefor on any part or parts of its property and to have the management, direction and control of all the civil and temporal affairs of such congregation, church, or parish; to exercise any corporate powers necessary and proper to the carrying out of the above-enumerated powers, and to the carrying out of the purposes of such corporation and its institutions.

Sue, etc.

Seal.

Agents, etc.

Finances.

Line of succession as to trustees. 4. In order to perpetuate a line of succession in the trustees of every such church or congregation.

the successor in office for the time being of such Ruthenian Greek Catholic bishop in communion with the Roman See and appointed by the Pope of Rome, the secretary of such United Greek Catholic bishop, or his chancellor and the pastor, shall by virtue of their offices, be the trustees of such corporation, church or congregation, in place of their predecessors, and such lay members shall hold their Term. offices as trustees for one year, and until their successors be elected or appointed, and whenever the office of any such layman shall become vacant by death, resignation, removal or otherwise, his successor shall be appointed by the said bishop, together with his secretary or chancellor, and the pastor in the manner herein provided for the selection of the original lay members of such board of trustees, except that it shall not be necessary to file with the clerk of the Court of Common Pleas any certificate of such selection or appointment, but an entry in the minutes of such corporation shall be sufficient.

5. The Ruthenian Catholic bishop so appointed President of by the Pope as aforesaid shall, by reason of his being such bishop, be the president of such board of trustees and of such corporation, and is hereby authorized and empowered to convene the trustees of such corporation as occasion may require; and such corporation may annually, or at such periods as it may deem fit, elect one of said trustees to be secretary. the secretary of such corporation, who shall keep the minutes and enter the orders, acts and proceedings of the corporation in a book to be kept for that purpose.

6. The proceedings, orders, acts, contracts or quorum obligations of a majority of all the members of such corporation, but not of a less number, shall be valid and effectual in law; provided, that the same re- Proviso. ceive the written sanction or approval of such bishop, or, in his absence, of the vicar-general of such bishop, if any there be, duly appointed as such vicar-general by said bishop, or in case of vacancy

in the office of bishop by the administrator actinas bishop appointed and confirmed by the Pope and recognized by the apostolic delegate in the United States.

Continuance of corporation.

7. Any corporation created under or by virtue of the provisions of this act shall not be dissolved by failure to continue the succession of the trustees thereof at any time specified for the election of any such trustees.

Other organizations under this act.

8. Any religious organization or organizations incorporated under and by virtue of any law of this State shall be and they are hereby authorized to organize under the provisions of this supplement relating to incorporation of Ruthenian Greek Catholic churches or congregations and upon the filing of a certificate according to the same, together with a certificate signed by the trustees of such existing association or organization or a majority of them, consenting to such organization or incorporation, all the right, title and interest of such association or corporation in any estate, real or personal, shall, with all franchises and charter rights, be vested in said body corporate and politic so created under this supplement and the original incorporation of such association or organization shall then be null and void.

As to tax exemption.

9. No provision of this act shall be deemed to change or affect any law for the exemption of property from taxation.

Repealer.

10. All acts and parts of acts inconsistent with this act be and the same are hereby repealed, and this act shall take effect immediately.

Approved April 9, 1914.

CHAPTER 151.

An Act to amend an act entitled "An act to tax the transfer of property, of resident and nonresident decedents, by devise, bequest, descent, distribution by statute, gift, deed, grant, bargain and sale, in certain cases," approved April twentieth, one thousand nine hundred and nine.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section one of the act of which this act is Section 1 amendatory be and the same is hereby further amended.

amended to read as follows:

1. A tax shall be and is hereby imposed upon the Transfer tax transfer of any property, real or personal, of the property. value of five hundred dollars or over, or of any interest therein or income therefrom, in trust or otherwise, to persons or corporations, except as hereinafter provided, in the following cases:

First. When the transfer is by will or by the Resident. intestate laws of this State from any person dying. seized or possessed of the property while a resident

of the State.

Second. When the transfer is by will or intes- Non-resident. tate law, of real property within this State, or of goods, wares and merchandise within this State, or of shares of stock of corporations of this State, or of national banking associations located in this State, and the decedent was a nonresident of the State at the time of his death.

Third. When the transfer is of property made or property transfered in this transfered in by a resident, or is of real property within this transferred is contemplation State, or of goods, wares and merchandise within of death. this State, or of shares of stock of corporations of this State or of national banking associations located in this State, made by a nonresident, by deed, grant, bargain, sale or gift made in contemplation

of the death of the grantor, vendor or donor, or intended to take effect, in possession or enjoyment at or after such death.

Estate in expectancy.

Fourth. When any person or corporation comes into the possession or enjoyment, by a transfer from a resident or from a nonresident decedent, when such nonresident decedent's property consists of real property within this State or of shares of stock of corporations of this State or of national bankin association located in this State, of an estate in expectancy of any kind or character which is contingent or defeasible, transferred by an instrument taking effect after the passage of this act, or of any property transferred pursuant to a power of appointment contained in any instrument taking effect after the passage of this act.

Rate of tax payable to State. All taxes imposed by this act shall be at the rate of five per centum upon the clear market value of such property, except as hereinafter provided, to be paid to the Treasurer of the State of New Jersey for the use of said State, and all administrators, executors, trustees, grantees, donees or vendees, shall be personally liable for any and all such taxes until the same shall have been paid as hereinafter directed, for which an action of debt shall lie in the name of the State of New Jersey.

Exemptions.

Property passing to churches, hospitals and orphan asylums, public libraries, Bible and tract societies, religious, benevolent and charitable institutions and organizations, organized under the laws of this State, or operating solely within this State, shall be exempt from taxation under this act and also property to the amount of five thousand dollars passing to a father, mother, husband, wife, child or lineal descendant born in lawful wedlock, brother or sister, or the wife or widow of a son, or the husband of a daughter, shall be exempt from taxation under this act, but no other exemption of any kind or character shall be allowed. Property transferred to a father, mother, brother or sister, or the wife or widow of a son, or the husband of a

Transfer tax.

daughter, shall be taxed at the rate of two per centum on any amount in excess of five thousand dollars, up to fifty thousand dollars; two and and onehalf per centum on any amount in excess of fifty thousand dollars, up to one hundred and fifty thousand dollars; three per centum on any amount in excess of one hundred and fifty thousand dollars, up to two hundred and fifty thousand dollars; and four per centum on all amounts in excess of two hundred and fifty thousand dollars. Property Transfer to transferred to any child or children, husband or wife, of a decedent, or to the issue of any child or children of a decedent, shall be taxed at the rate of one per centum on any amount in excess of five thousand dollars, up to fifty thousand dollars; one and one-half per centum on any amount in excess to fifty thousand dollars, up to one hundred and fifty thousand dollars; two per centum on any amount in excess of one hundred and fifty thousand dollars, up to two hundred and fifty thousand dollars; and three per centum on any amount in excess of two hundred and fifty thousand dollars. Property passing to a child or children of any decedent, adopted in conformity with the laws of this State, or any of the United States, or of any foreign kingdom or nation, or to the issue of any such child or children, shall be taxed at the same rate with the same exemption up to five thousand dollars allowed as a child or children born in lawful wedlock, or the issue of any such child or children, and the same amount of tax shall be imposed upon and the same exemption up to five thousand dollars allowed to any child to whom such decedent for not less than ten years prior to such transfer stood in the mutually acknowledged relation of a parent; provided, however, such relationship began at or before the child's fifteenth birthday, and was continuous for at least ten years thereafter; provided, further, that nothing in this act contained shall be construed to repeal or in anywise impair the provisions of an act entitled "An act to provide for the payment

to counties of five per centum of transfer taxes collected," approved April twenty-first, one thousand nine hundred and nine, but the said act shall remain in full force and effect as though this act had not been passed.

Section 10 amended.

2. Section ten of the act of which this act is amendatory be and the same is hereby amended to read as follows:

Comptroller informed of passage of real estate.

10. Whenever any of the real estate of which any decedent may die seized shall pass to any body politic or corporate, or to any devisee or beneficiary other than the corporations, institutions and organizations specifically exempted under the provisions of this act from the tax imposed hereby, it shall be the duty of the heirs, devisees, executors, administrators or trustees of such decedent to give information thereof in writing to the Comptroller of the Treasury of this State within six months after they obtain title thereto or undertake the execution of their respective duties, or, if the fact be not known to them within that period, then within one month after the same shall have come to their knowledge.

Section 12 amended.

3. Section twelve of the act of which this act is amendatory be and the same is hereby further amended to read as follows:

Tax on transfer of stocks by foreign executor, etc.

12. If a foreign executor, administrator or trustee shall assign or transfer any stock or obligations in this State standing in the name of a decedent, or standing in the joint names of such a decedent and one or more persons, or in trust for a decedent, liable to any such tax, the tax shall be paid to the Treasurer of this State on the transfer thereof. No safe deposit company, trust company, corporation, bank or other institution, person or persons having in possession or under control securities, deposits or other assets belonging to or standing in the name of a decedent who was a resident, or belonging to or standing in the joint names of such a resident decedent and one or more persons, including the shares of the capital stock of, or other interests in, the safe deposit company, trust

Banks, etc., to give notice of intended transfers.

company, corporation, bank or other institution making the delivery or transfer herein provided, or of shares of stock of corporations of this State or of national banking associations located in this State belonging to or standing in the name of a nonresident decedent or in the joint names of such nonresident decedent and one or more persons including the shares of the capital stock of, or other interests in, the safe deposit company, trust company, corporation, bank or other institution making the delivery or transfer herein provided, shall deliver or transfer the same to the executors, administrators or legal representatives of said decedent, or to the survivor or survivors when held in the joint names of a decedent and one or more persons, or upon their order or request, unless notice of the time and place of such intended delivery or transfer be served upon the Comptroller of the Treasury of this State at least ten days prior to said delivery or transfer; nor shall any such safe deposit com- Banks, etc., pany, trust company, corporation, bank or other securities to institution, person or persons deliver or transfer withhold amount of any securities, deposits or other assets belonging to or standing in the name of a resident decedent, or belonging to or standing in the joint names of a resident decedent and one or more persons, including the shares of the capital stock of, or other interests in, the safe deposit company, trust company, corporation, bank or other institution making the delivery or transfer, or of shares of stock of corporations of this State or of national banking associations located in this State belonging to or standing in the name of a nonresident decedent or in the joint names of such nonresident decedent and one or more persons, including the shares of the capital stock of, or other interests in, the safe deposit company, trust company, corporation, bank or other institution making the delivery or transfer, without retaining a sufficient portion or amount thereof to pay any tax and interest which may thereafter be assessed on account of the delivery or transfer of

Examination of securities.

Penalty.

Enforcement of liability.

Corporations to give notice of transfer.

Consent

such securities, deposits, shares of stock, or other assets, including the shares of the capital stock of. or other interests in, the safe deposit company, trust company, corporation, bank or other institution, making the delivery or transfer, under the provisions of this act, unless the Comptroller of the Treasury consents thereto in writing And it shall be lawful for the said Comptroller of the Treasury, either personally or by representative, to examine said securities, deposits or assets of a resident decedent, and the shares of stock aforesaid of a nonresident decedent, at the time of such delivery or transfer. Failure to serve such rotice or failure to allow such examination, or failure to retain a sufficient portion or amount to pay such tax and interest as herein provided shall render said safe deposit company, trust company, corporation, bank or other institution, person or persons liable to the payment of the amount of the tax and interest due or thereafter to become due upon said securities, deposits, shares of stock, or other assets, including the shares of the capital stock of, or other interests in, the safe deposit company, trust company, corporation, bank or other institution making the delivery or transfer, and in addition thereto a penalty of one thousand dollars; which liability for such tax and interest, or the penalty above prescribed, or both, shall be enforced in an action of debt in the name of the State of New Jersey, and the same. when recovered, shall be paid into the treasury of the State of New Jersey, for the use of the State. No corporation of this State shall transfer any

No corporation of this State shall transfer any stock of said corporation standing in the name of or belonging to a decedent, resident or nonresident, or in the joint names of a decedent and one or more persons, or in trust for decedent, unless notice of the time of such intended transfer be served upon the Comptroller of the Treasury of this State at least ten days prior to such transfer, nor until said Comptroller shall consent thereto in writing. Any corporation making such a transfer without first

obtaining the consent of the Comptroller of the Penalty. Treasury, as aforesaid shall be liable for the amount of any tax which may thereafter be assessed on account of the transfer of such stock, together with the interest thereon, and in addition thereto a penalty of one thousand dollars, which liability for such tax and interest and the said penalty prescribed may be enforced in an action of debt in the name of the State of New Jersey, said penalty, when recovered to be paid into the treasury of the State of New Jersey.

A tax shall be assessed on the transfer of prop- Proportionate erty made subject to tax as aforesaid, in this State tax on non resident of a nonresident decedent if all or any part of the decedent's estate of such decedent, wherever situated, shall pass to persons or corporations taxable under this act, which tax shall bear the same ratio to the entire tax which the said estate would have been subject to under this act if such nonresident decedent had been a resident of this State, and all his property, real and personal, had been located within this

State, as such taxable property within this State bears to the entire estate, wherever situated; pro- Proviso. vided, that nothing in this clause contained shall apply to any specific bequest or devise of any property in this State.

4. This act shall take effect immediately. Approved April 9, 1914.



CHAPTER 152.

An Act to regulate hunting with firearms for wild animals and fowl and angling for fish in fresh waters, and providing for the issuance of licenses for such hunting and angling.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Hunters and fishermen must be licensed.

1. No person shall at any time hunt for, take, kill or pursue, with a gun or any firearm of any kind or character, any wild bird, animal or fowl, and no male person above the age of fourteen years shall at any time take or attempt to take fish in any of the fresh waters of this State by the method commonly known as angling, with hand line or with rod and line, unless he first shall have procured a proper license therefor as hereinafter provided, and unless at the time of such hunting or fishing he shall have such license on his person and shall exhibit the same for inspection to any fish and game warden or deputy fish and game warden of this State or to any police officer or other person requesting to see the same; provided, however, that nothing in this act contained shall prevent the occupant of any farm in this State, who actually resides thereon, or the immediate members of the family of such occupant who also resides on said farm from hunting for, taking, killing or pursuing with a gun, a firearm, on said farm, any wild bird, animal or fowl, or from taking fish on said farm with hand-line, or rod and line, in the manner provided by law at any time when it is lawful so to do, without being licensed hereunder; provided, however; that the exemption contained in the foregoing provision shall not apply to any person residing on said farm or in any tenant house thereon who is not a member of the family

Proviso.

Proviso.

of such occupant, nor to any servant of such occupant.

2. The licenses issued under this act shall be of Licenses:

the following kinds:

First. A license issued to persons who are citi- Resident's zens of the United States above the age of fourteen years and who actually and bona fide reside in this State at the time of the application for such license and who have actually and bona fide resided in this State for at least one year immediately prior thereto. This license shall be designated as the residents' hunting and fishing license and shall authorize the holder thereof to hunt and fish. The fee for this license shall be one dollar, together with an issuance fee of fifteen cents. This license shall be invalid from the date of its issue, when issued to any person not entitled thereto hereunder.

Second. A license issued to persons above the Non-resident age of fourteen years not entitled to a residents' license; license, authorizing such person to hunt and fish. This license shall be designated as the nonresidents' and aliens' hunting and fishing license. The fee for Foo. this license shall be ten dollars, together with an

issuance fee of fifteen cents.

Third. A license issued to any male person above Fishing only. the age of fourteen years not entitled to a residents' license, authorizing such person to fish only. This license shall be designated as the nonresidents' and aliens' fishing license. The fee for this license shall Fee. be two dollars, together with an issuance fee of fifteen cents.

Every license issued under this act shall be void License void. after the thirty-first day of December next succeed-

ing its issuance.

3. The licenses above mentioned shall be procured licenses by from any county, city, borough, town, township or village clerk, or from any salaried fish and game warden of this State. Such license shall state the name, age, occupation and place of residence of the licensee, and shall contain such other facts and statements as may be required by the Board of

various

Form and distribution of blanks

Fish and Game Commissioners. It shall also contain the signature of the licensee, written in ink, and the official seal of the clerk issuing said license, when issued by a clerk; and when issued by a fish and game warden of this State, it shall be countersigned by such fish and game warden. The form of the license shall be determined, and the license blanks prepared, by the Board of Fish and Game Commissioners of this State, and by such board furnished to the clerk of each county in this State. The clerk of each county shall furnish license blanks to the clerk of each city, borough, town, township and village within such county, and to each salaried fish and game warden residing in said county, within five days after receipt of same. Additional license blanks shall be furnished by the county clerk to such municipal clerks and salaried wardens, upon request, as required. Every applicant for a license shall prove to the satisfaction of the clerk, or fish and game warden, to whom application is made for a license, that he is entitled to the license for which application is made.

Applicants to furnish proof.

Return stub.

Retained

Numbering.

Spoiled blanks.

4. Every license blank shall have attached to it by perforation a coupon, to be known as a return stub, containing blanks which shall be filled in by the clerk or warden issuing the license, at the time said license is issued, showing where, when, to whom and by whom such license was issued, and such information as may be required by the Board of Fish and Game Commissioners; and attached by perforation to the return stub shall be a stub to be retained by the clerk or warden containing blanks which shall be filled in by the clerk or warden issuing the license at the time said license is is. sued, giving the same information as shall be stated on the return stub. The license blank, the return stub and the stub to be retained by the clerk or warden shall bear the same serial number. In case a license blank is spoiled, such license blank shall be marked "spoiled" diagonally across its face,

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and both stubs bearing the same serial number shall be similarly marked.

5. On or before the tenth day of each month, every city, borough, town, township or village clerk, and every salaried fish and game warden of this State, shall send the fees collected for all licenses issued during the preceding month, except the issuance fees, which may be retained by him, also every license blank that shall have been spoiled during the preceding month, to the county clerk, together with a list showing the serial number of each license issued and paid for, and the name and residence of the person to whom such license was issued, and the number of spoiled license blanks returned. On or before the tenth day of each month, the clerk of each county shall make a statement of all licenses issued directly by him, and shall make such return and report as the municipal clerks and wardens are by this section required to make, and file the same in his office.

Monthly re-turns of fees, etc., by issuing officers.

6. On or before the twentieth day of each month the clerk of each county shall send to the State Treasurer all fees received by him for licenses issued directly by him during the preceding month, except the issuance fees which may be retained by him and also all fees received by him from clerks and wardens for licenses issued by said clerks and wardens during the preceding month, less five per centum of the total amount, to be deducted by each Fee. county clerk for his services under this act, and also every spoiled license blank returned to him by said clerks and wardens or spoiled by him. Such clerk shall also send at the same time to the State Treasurer a schedule showing the number of spoiled license blanks remitted, the serial number of each license issued and paid for, and the name and residence of each person to whom each license has been issued during the preceding month.

County clerk monthly re-turn to State treasurer.

7. The amount remitted to the State Treasurer shall be placed to the credit of a fund to be known as the "Hunters' and Anglers' License Fund."

Separate

which fund shall be kept separate and apart from the receipts of the Board of Fish and Game Commissioners and all other State moneys, and shall be disbursed by the State Treasurer on vouchers certified to by the Board of Fish and Game Commissioners.

Annual return of unused blanks, etc.

8. On or before the tenth day of January in each year the clerk of each city, borough, town, township or village shall send to the clerk of the county in which such city, borough, town, township or village is located, and each salaried warden shall send to the clerk of the county in which he resides all return stubs of licenses issued during the preceding year ending December thirty-first, all unused license blanks and all return stubs of license blanks spoiled during said year. Such return stubs and unused license blanks shall be placed by each municipal clerk and each salaried warden in three separate packages, each of which packages shall contain the return stubs and unused license blanks of one kind of license only. Each of such packages shall be plainly marked with the name and address of the municipal clerk or salaried warden sending the same and with the kind of license contained therein. such pacakages each municipal clerk and salaried warden shall also send a statement of the total amount received by him for the issuance of licenses during said year and the total amount theretofore remitted to the county clerk during the preceding year ending December thirty-first, together with a tabulated statement showing the number of license blanks received during said year, the number of licenses issued during said year, the number of license blanks received but not used during said year, and the number of license blanks spoiled during said year On or before the tenth day of January of each year the clerk of each county shall make up a similar package and report and deposit and file the same in his office.

Annual statement.

County clerk to make anunal return and report to fish and game commission.

9. On or before the thirtieth day of January in each year the clerk of each county shall send to the

office of the Board of Fish and Game Commissioners of this State all return stubs of licenses issued by himself directly, and by any municipal clerk or warden in his county, during the preceding year ending December thirty-first, all unused license blanks, and all return stubs of spoiled license blanks, together with a report for the said year of the total amount received from the issuance of licenses either by said county clerk directly or by the clerk of any municipality in said county or by any warden in said county, and the total amount remitted to the State Treasurer, together with a tabulated statement showing the number of license blanks received by the clerk of each municipality in said county, and by each warden in said county, the total number of license blanks received by the county clerk, the number of licenses issued directly by the county clerk, and the number issued by the clerk of each municipality in said county, and by each warden in said county, the number of license blanks returned not used by the clerk of each municipality by each warden and by the county clerk, and the number of license blanks returned as spoiled by the clerk of each municipality, by each warden, and by the county clerk.

10. It shall be the duty of every county clerk and Licenses issued every municipal clerk and salaried fish and game warden, to issue licenses in accordance with the provisions of this act immediately upon proper application therefor and payment of the fee herein

prescribed.

11. The county clerk shall be allowed the actual Postage and cost of postage and expressage incurred in distributing licenses to city, borough, town, township or village clerks, and to salaried fish and game wardens, to be paid by the Board of Fish and Game Commissioners upon itemized bills rendered by such clerk, verified by the affidavit of such clerk.

12. Any clerk or salaried fish and game warden, Penalties for who shall refuse or neglect to turn over any moneys collected for licenses, and any magistrate who shall

Records open to public, refuse or neglect to turn over any moneys collected as a penalty at the time and in the maner required by this act, shall be guilty of a misdemeanor. All records of the county clerk and of any municipal clerk or salaried warden referring to any license issued under this act shall at all times be open to public inspection. Any clerk of any county or any clerk of any municipality or any salaried fish and game warden who shall fail or neglect to make any return or report required by this act within the time herein limited for such return or report shall be liable to a penalty of one hundred dollars for each offense.

Improper use or statement as to license.

Penalty.

Penalty for neglect of duty.

Proviso.

Penalty for procuring license wrongfully.

13. Any person who shall at any time alter or change in any manner, or loan or transfer to another any license issued under this act, or who shall give false information or make any misrepresentation to the clerk or fish and game warden to whom aplication is made for a license under this act, or who shall violate any provision of this act for the violation of which a penalty is not herein otherwise provided, shall be liable to a penalty of twenty dolshall pay a fine of not less than one hundred dollars lars, and upon conviction the license issued to him, if any, shall be revoked by the court or magistrate before whom such conviction is secured, said court or magistrate to send such license, marked "Revoked." to the office of the Board of Fish and Game Commissioners, and any license issued to any person whose license has been revoked during the year for which such license was issued shall be void. Any person who shall fail or neglect to perform any duty imposed on him by this act shall be liable to a penalty of twenty dollars for each such failure or neglect; provided, however, that no penalty fixed by this section shall apply to any offense which is a misdemeanor under this act.

14. Any person who is not entitled under the provisions of this act to a residents' license, who shall procure a residents' license, shall be guilty of a misdemeanor, and upon conviction thereof shall pay a fine of not less than one hundred dollars

and costs of prosecution. Any person who is not entitled under the provisions of this act to a residents' license who shall procure a resident license whether or not such person has been criminally prosecuted for such violation shall be liable to a penalty of one hundred dollars.

15. All penalties incurred for violation of this Recovery of act, except in cases of misdemeanor hereunder, shall be sued for and recovered in the same manner and by the person or persons authorized to sue for and recover penalties under the provisions of an act entitled "An act to provide a uniform procedure for the enforcement of all laws relating to fish, game and birds, and for the recovery of penalties for violations thereof," approved March twenty-ninth, one thousand eight hundred and ninetyseven, and the acts supplementary thereto and amendatory thereof. All such penalties recovered shall be remitted within ten days after the payment thereof by the court or magistrate before whom the same were recovered to the Board of Fish and Game Commissioners, who shall, upon presentation of a proper bill, with proper certification, and verified by the judge of the court or by the magistrate, pay to the person swearing to the complaint in the proceeding in which said penalty was recovered, one-half of the penalty imposed, unless the person swearing to such complaint is a salaried fish and game warden.

16. If any portion of this act shall be declared unconstitutional the remaining portions of the act

shall in nowise be invalidated thereby.

17. The following acts are hereby repealed:

"An act to license unnaturalized foreign-born resident hunters, and providing for a penalty for the violation of its provisions," approved April second, nineteen hundred and eight.

"An act to license nonresidents of the State of New Jersey to hunt, pursue and kill game and fowl," approved April thirteen, nineteen hundred

and eight.

penalties.

As to validity of act.

Sundry acts repealed.



"An act to license citizens of this State to hunt and pursue wild animals and fowl," approved April twenty-first, nineteen hundred and nine.

In effect.

18. This act shall take effect January first, nineteen hundred and fifteen.

Approved April 9, 1914.

CHAPTER 153.

An Act to annex to the borough of Highlands a part of the township of Middletown, in the county of Monmouth.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Boundaries of part of Middletown twp. annexed to Highlands.

1. All that portion of the township of Middletown, in the county of Monmouth and State of New Jersey, lying within the following boundaries, to wit: Beginning at a point in the west channel of the Shrewsbury river, opposite the northwesterly corner of the Andrew and Thompson tract, so-called, said point being the end of the course numbered (4) in the description in chapter 88, laws of 1900, incorporating the borough of Highlands, and running thence (1) northerly and westerly, following the windings of the channel of said Shrewsbury river and Sandy Hook bay to a point opposite the dividing line between lots eleven and twelve on a topographical map of Navesink Park, Monmouth county, New Jersey, made by Frank Osborn, civil engineer, Middletown, New Jersey; thence (2) southerly and westerly, in a straight line to the shore of said river or bay and to and along said dividing line between said lots eleven and twelve to Belvidere road on said map; across the same to and along the southerly or

easterly side of Navesmend road on said map, to the easterly line of the public road leading from Stone church to Highlands; thence (3) southerly, along the easterly line of said public road to the northerly boundary line of the said borough; thence (4) southwesterly, along the said boundary of said borough to the stone planted for a monument in the line of lands of Hartshorne; thence (5) southerly and southeasterly along the line of said Hartshorne to a point in the northerly line of Portland road; thence (6) easterly, along the northerly line of said road to the line of lands of Haynes; thence (7) southerly and easterly along the line of Haynes to a point in the channel of the Shrewsbury river; thence (8) northerly, along said channel to the point therein marking the easterly and southerly line of said borough, is hereby set off from the township of Middletown, in the county of Monmouth, and annexed to and made part of the borough of Highlands, in said county.

2. Provided this act shall not operate to effect Beterendum. such annexation of the territory herein described to the borough of Highlands until it shall have been accepted by a vote of the majority of the qualified voters of the territory embraced within boundaries hereinbefore mentioned at a special special election to be held within said township within thirty days from the approval of this act, between the hours of six o'clock A. M. and seven o'clock P. M. of said day fixed for the election at a place within said territory to be fixed by the clerk of the township of Middletown. The clerk of said town- Notice. ship shall, immediately upon the service upon him of a certified copy of this act, cause public notice of the time and place of holding such election to be given by notice signed by himself and posted in at least five public places within said territory and published in one or more newspapers printed or circulating therein at least ten days prior to such



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Ballots.

election; and said clerk shall provide for each elector voting at such election, ballots to be printed or writen, or partly printed, or partly written, upon which ballots shall be printed the proposition to be submitted to the voters, with instructions in the following form:

Marking ballot.

If you favor the proposition printed below, make an x mark in the square to the left of and opposite the word "Yes"; if you are opposed thereto make an x mark in the square to the left of and opposite the word "No."

Yes.	Shall an act entitled "An act to annex to the borough of Highlands a part of the township of Middletown, in the county of Monmouth," be adopted?
No.	

If the voter makes an X mark in black ink or black pencil in the square to the left of and opposite the word "Yes," it shall be counted as a vote

in favor of such proposition.

If the voter makes an X mark in black ink or black pencil in the square to the left of and opposite the word "No," it shall be counted as a vote against such proposition; and in case no mark shall be made in the square to the left of and opposite the word "Yes" or "No," it shall not be counted as a vote for or against such proposition. Such election shall be held at the time and place fixed and be conducted by the election officers of the election district in which said township clerk calls the election, and no special form of ballot or envelope need be used. Such election shall be conducted and the vote canvassed in the manner provided by law for general elections. shall be no registration for such election, but the board of election shall procure and use at such

Election; how conducted.

Registration.

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special election a certified copy of the register of voters in the last preceding election in the township of Middletown and no person shall be entitled to vote whose name does not appear on the said register and who shall not reside within the territory herein described. The officers holding such Returns. election shall make returns to the clerk of the township of Middletown of the result thereof by a statement in writing under their hand, and the same shall be entered at length on the minutes of the township committee of the said township of Middletown and a copy thereof, certified by its clerk, county clerk. shall be forthwith filed in the office of the county clerk of the county of Monmouth.

3. This act shall take effect immediately. Approved April 13, 1914.

CHAPTER 154.

An Act respecting the appointment of sergeantat-arms in the Court of Common Pleas, Orphans' Courts and Courts of General Quarter Sessions of the Peace, in counties having a population of more than two hundred thousand and less than three hundred thousand inhabitants.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. That in each county of this State having Judge to apwithin its territorial limits a population exceed-at-arms. ing one hundred and fifty thousand inhabitants, the judge of the Court of Common Pleas of said county be, and he is hereby authorized to appoint a suitable person as sergeant-at-arms, whose duty it shall be to attend the Court of Common Pleas, Orphans' Court and the Court of Quarter Sessions and Court of Special Sessions during the several

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Salary.

terms thereof, for which services the said judge of the Court of Common Pleas is hereby authorized to order and fix a yearly salary as compensation therefor nine hundred and sixty dollars; such salary shall be made and taken in lieu of all fees, perquisites and allowances whatsoever for such services as sergeant-at-arms and to be paid semimonthly by the county collector of said county on the certificate of said judge of the Court of Common Pleas.

2. This act shall take effect immediately. Approved April 14, 1914.

CHAPTER 155.

A Supplement to an act entitled "An act in relation to county expenditures," approved April second, one thousand eight hundred and seventy-eight.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Bond issue to meet deficiency. 1. If in any county of this State the amounts heretofore appropriated for expenses of elections courts and widows' pensions or any or either of them, has or have been, or shall be exceeded, the board of chosen freeholders of such county may issue temporary loan bond or bonds to raise the money wherewith to pay such deficiency or deficiencies.

2. All temporary loan bonds issued under this act shall run for a term not exceeding two years from the date hereof, unless such board of chosen freeholders shall determine that to place the whole amount thereof in the tax levy for one or two fiscal years, will be too burdensome on the tax-payers of the county, in which case substantially

Term.

one-fourth of the amount of bonds so issued may be made payable in two, three, four or five years, respectively, from the date thereof; such bonds Rate. shall bear interest at a rate not exceeding five per centum per annum, and shall be sold at either public or private sale in the discretion of such

board, but for not less than par.

3. To meet the payment of such bond or bonds Payment of as they mature, such board shall annually, in makinterest. ing up its appropriation for each fiscal year, insert therein and place in the tax levy a sum sufficient to pay the principal and interest on such of the said bonds as mature during that fiscal year, and shall likewise insert therein a sum sufficient to pay interest annually on the said bonds.

4. This act to take effect immediately.

Approved April 14, 1914.

CHAPTER 156.

An Act to amend an act entitled "An act to establish a bureau of statistics on the subject of labor, considered in all its relations to the growth and development of industry in the State," approved March twenty-seventh, one thousand eight hundred and seventy-eight.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. On and after the passage of this act, the title Change of of the Bureau of Statistics shall be Bureau of Industrial Statistics of New Jersey; and the titles of the Chief and the Deputy Chief of the same, shall be Director and Assistant Director respectively.

2. The duties and powers of the Bureau of Sta- Duties. tistics under its amended title and the duties.

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powers and privileges of the director and assistant director shall include all those heretofore devolving upon the bureau and upon the chief and deputy chief of the same under the act establishing the bureau, approved March twenty-seventh, one thousand eight hundred and seventy-eight, and the several supplements and amendments thereto.

Industrial directory.

Repealer.

3. The director of the bureau shall continue the compilation and publication every third year, or oftener if in his judgment the interests of the State would be best served by so doing, a new and up-to-date revision of the Industrial Directory, in which all the features for advertising the State, its manufacturing interests, and industrial opportunities shall be retained, and such others added thereto for the same purpose from time to time, as may commend themselves to the judgment of the director of the bureau.

4. All acts or parts of acts inconsistent with this act are hereby repealed, and this act shall take effect immediately.

Approved April 14, 1914.

CHAPTER 157.

An Act to amend an act entitled "An act to provide for the appointment of matrons in county jails, and to define their powers and duties," approved April seventh, nineteen hundred and ten.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Section 1 amended.

1. That section one of the act of which this is an amendment shall be and the same is hereby amended to read as follows:

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1. Upon the passage and approval of this act, Matrons for islin. the sheriff of each county may appoint for the county jail not more than three suitable women residents within the said county as matrons for the said county jail. Who shall hold office during the pleasure of said sheriff. The board of chosen compensation. freeholders of the said county shall, upon notice of such appointment, fix and determine the compensation to be paid to the said matron or matrons, which compensation shall be paid semimonthly to the said matrons by the proper authorities of the county.

2. That section two of the act of which this is section 2 an amendment shall be and the same is hereby amended to read as follows:

2. The said matron or matrons shall have care Dutles. and control over all females committed to the said county jail, subject to the authority of the sheriff of the said county; subject to the authority of the sheriff, so far as practicable, she or they shall arrange for the segregation of the female inmates of the said institution and, in general, have charge and control over all matters pertaining to the welfare, both physical and moral, of the female inmates of the said institution; she or they shall make an annual report to the board of chosen free- Annual holders of the said county respecting the general condition of the female inmates of the said institution, each year, with recommendations concerning the necessary steps to be taken for the improvement of the welfare, both moral and physical, of the said female inmates of the said institution. as observed by her or them.

3. This act shall take effect immediately. Approved April 14, 1914.

CHAPTER 158.

A Supplement to an act entitled "An act regulating the receipt and disbursement of State moneys in certain cases," approved October thirty-first, one thousand nine hundred and seven.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. It shall be the duty of the Comptroller of the

Form of requisition.

Treasury of this State within sixty days after the passage of this act, to prepare a form of requisition covering the doing of any work or labor, or the furnishing of any goods, chattels, supplies or material of any kind whatsoever, for use in every department, institution, commission, committee, official, board or body of the State government. which said form of requisition, when so prepared as aforesaid, shall be the only form which shall be used for the ordering of any work or labor, or the furnishing of any goods, chattels, supplies or materials of any kind whatsoever, for the use of said department, institution, commission, committee, official. board or body of the State. There shall official, board or body of the State. be indicated in said form of requisition the purpose of expense, the limitation of expense and a blank space for the signature of the officer authorized by law to incur any obligation or expense on the part of said department, institution, commission, committee, official, board or body of the State government, and provision shall be made in said form for the counter-signature of the Comp-

troller or an assistant specially designated by him. A notice shall also be printed on said form of requisition that the same shall be invalid unless

Use.

Purpose of expense in dicated.

Countersigned

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countersigned by said Comptroller or the assistant designated by him.

2. It shall be the duty of each and every department, commission, committee, official, board or ised to approve requibody of any institution or organization of this sitions. State to designate the proper officer who shall sign all requisitions pursuant to the act to which this act is a supplement and to this act, and such designation shall be filed in the office of the Comptroller of the Treasury of this State within sixty days from the date of the passage of this act.

3. It shall be the duty of the Comptroller Form to of the Treasury to prepare the form upon which edness. shall be rendered all statements of indebtedness against any department, institution, commission, committee, official, board or body of the State government, which form of indebtedness when so prepared as aforesaid shall be the only form which shall be used for the evidence of and record of such indebtedness of such department. institution, commission, committee, official, board or body of the State government. A notice shall also be printed on said statements of indebtedness that the same shall be invalid unless accompanied by the requisition by which said indebtedness was incurred as hereinbefore provided in this act. Said statements of indebtedness Approval of shall be approved in the manner now provided in the act to which this act is a supplement by the department, institution, commission, committee, official, board or body of the State government which has incurred the indebtedness set forth therein. The Comptroller of the Treasury shall comptroller to indicate have the power to indicate to every department, hourd how indebted how institution, commission, committee, official, board presented. or body of the State government, the manner and method in which any and every form of indebtedness, including salaries of officers and employees, when approved as provided by the act to which this act is a supplement, and in accordance with

the provisions of this act, shall be presented to his department for audit, and it shall be his duty to examine, audit, adjust and settle all accounts so presented and certify the amounts adjusted or allowed to the Treasurer of the State for receipt and payment, and they shall be paid on warrant of the Comptroller when so examined, audited, adjusted and settled.

Necessary records kept.

4. It shall be the duty of the Comptroller of the Treasury, in addition to the records now required by law or in the interests of the State, to provide such additional records as will easily indicate the expenditures authorized and anticipated by the issuance of any requisition as provided by this act, and to adjust the same in such manner as the interest of the State may demand and in no event shall said Comptroller, either by himself or the assistant designated by him, approve any requisition issued by any department, institution, commission, committee, official, board or body of the State for any sum in excess of the amount appropriated for any such department, institution, commission, committee, official, board or body of the State government in any fiscal year; provided, however, in the case of any department, institution, commission, committee, official, board or body of the State government which is now or hereafter may be in receipt of earnings, fines, fees, et cetera, or moneys from sources other than appropriations and which, by the operation of any law, are entitled to the use of the same for the purposes and expenses of said department, institution, commission, committee, official, board or body of the State government, it shall be lawful for the State Comptroller to approve of requisitions in the manner heretofore provided, up to the amount of said earnings, fines, fees, et cetera, on deposit in the State Treasury, or as shown to his satisfaction by the records of said department, institution, commission, committee, official, board or body of the

Proviso.

State government, up to and including October thirty-first of each year. It shall be lawful for the State Comptroller during the last month of the fiscal year to retain in his possession, out of the moneys appropriated but unexpended, a sum sufficient to pay all bills for which requisitions have been issued in accordance with the provisions of this act during the said fiscal year, but which remain unpaid.

Retention of moneys due.

5. It shall be the duty of the State Treasurer to Payment by pay, on the warrant of the Comptroller, all bills which have been duly certified according to the provisions of this act.

6. All acts and parts of acts inconsistent with Repealer. the provisions of this act be and the same are hereby repealed, and this act shall take effect immediately.

Approved April 14, 1914.

CHAPTER 159.

An Act to authorize any trust company and State bank heretofore or hereafter incorporated under the laws of this State to become a member of the Federal Reserve Bank, organized or to be organized in the Federal Reserve District in which such trust company or State bank is located, under the provisions of the act of Congress known as the "Federal Reserve Act," approved December twenty-third, one thousand nine hundred and thirteen.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. It shall be lawful for any trust company or panies may State bank heretofore or hereafter incorporated bers of Federal Reserve under the laws of this State, to become a member eral bank,

State banks and trust com-



of the Federal Reserve Bank, organized or to be organized in the Federal Reserve District in which such trust company or State bank is located, under the provisions of the act of Congress known as the "Federal Reserve Act," approved December twenty-third, one thousand nine hundred and thirteen; and such trust company or State bank may subscribe for, purchase, hold and surrender, from time to time, such amounts of the capital stock of such Federal Reserve bank as such trust company or State bank may deem advisable or as may be required under said "Federal Reserve Act." or any amendment thereof, in order to obtain and continue such membership, and upon the purchase of such stock, to assume the liabilities and become entitled to the benefits recited in said "Federal Reserve Act."

2. This act shall take effect immediately.

Approved April 14, 1914.

CHAPTER 160.

Supplement to an act entitled "An act to create a sewage district to be called Passaic Valley Sewage District," approved March twenty-seventh, one thousand nine hundred and two.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. The lines of the sewage district known as the Passaic Valley Sewage District, created by the act to which this is a supplement, be and they hereby are altered and amended so as to include the municipalities adjoining the city of Paterson on the north known as the borough of Prospect Park and the borough of Haledon.

2. This act shall take effect immediately.

Approved April 14, 1914.

district

CHAPTER 161.

An Amendment to an act entitled "An act for the protection of fur-bearing animals in New Jersey," approved March twenty-fifth, one thousand nine hundred and thirteen.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section one of the act to which this is an section 1 amendment be and the same is hereby amended amended.

so as to read as follows:

1. It shall be unlawful for any person, by moon- protection light or with the aid or by the use of any lamp, to certain animals. lantern, or artificial light of any kind or description, to shoot or kill with a rifle of any kind or description, or any firearm or shotgun, any skunk. mink, muskrat or otter in this State, or to take or attempt to take any skunk, mink, muskrat or otter, except by means of a trap, or to disturb or destroy any muskrat lodge or nesting chamber; provided, Proviso. that it shall be lawful for any person to shoot, kill and take by means of any firearm or gun and light of any description, in Salem county above Mill creek, any skunk, mink, muskrat or otter from the fifteenth day of November in every year to the first day of April of the year following, both dates inclusive, of each year.

2. This act shall take effect immediately.

Approved April 14, 1914.



CHAPTER 162.

An Act to prevent lead poisoning and other occupational diseases and providing penalties for the violation of its provisions.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

in general.

1. General duties of employers.

Every employer shall, without cost to the employees, provide reasonably effective devices, means and methods to prevent the contraction by his employees of any illness or disease incident to the work or process in which such employees are engaged.

Dangerous processes. Working in lead. 2. Especially dangerous work or processes.

(a) Every work or process in the manufacture of white lead, red lead, litharge, sugar of lead, arsenate of lead, lead chromate, lead sulphate, lead nitrate, or fluo-silicate is hereby declared to be especially dangerous to the health of the employees who, while engaged in such work or process are exposed to lead dusts, lead fumes or lead solutions.

Tiling and enameling.

(b) Every work or process in the manutacture of pottery, tiles, or porcelain enameled sanitary ware is hereby declared to be especially dangerous to the health of the employees who, while engaged in such work or process, are exposed to lead dusts or lead solutions.

Duty of employer.

3. Duties of employers to provide safety appliances for the protection of employees in especially dangerous works or processes.

Every employer shall, without cost to the employees, provide the following devices, means and methods for the protection of his employees who, while engaged in any work or process included in

section two, are exposed to lead dusts, lead fumes or lead solutions:

(a) Working rooms, hoods and air exhausts work room, for the protection of employees engaged in any work or process which produces lead dusts or lead The employer shall provide and maintain work rooms adequately lighted and ventilated, and so arranged that there is a continuous and sufficient change of air, and all such rooms shall be fully separated by partition walls from all departments in which the work or process is of non-dusty character; and all such rooms shall be provided Floor easily cleaned. with a floor permitting an easy removal of dust by wet methods or vacuum cleaning, and all such floors shall be cleaned either by wet method or vacuum cleaner daily.

Every work or process referred to in section Protection from lead dust two, including the corroding or oxidizing of lead, or fumes. and the crushing, mixing, sifting, grinding and packing of all lead salts or other compounds referred to in section two, shall be so conducted and such adequate devices provided and maintained by the employer as to protect the employee, as far as possible, from contact with lead dust or lead fumes. Every kettle, vessel, receptacle or furnace in which lead in any form referred to in section two is being melted or treated, and any place where the contents of such kettles, receptacles or furnaces are discharged, shall be provided with a hood connected with an efficient air exhaust; all vessels or containers in which dry lead in any chemical form or combination referred to in section two is being conveyed from one place to another within the factory shall be equipped, at the places where the same are filled or discharged, with hoods having connection with an efficient air-exhaust; and all hoppers, chutes, conveyers, elevators, separators, vents from separators, dumps, pulverizers, chasers, dry pans or other apparatus for drying pulp lead, drying pans dump, and all barrel packers and cars

or other receptacles into which corrosions are at the time being emptied shall be connected with an efficient dust collecting system; such system to be regulated by the discharge of air from a fan, pump or other apparatus, either through a cloth dust collector having an area of not less than one-half square foot of cloth to every cubic foot of air passing through it per minute, the dust collector to be placed in a separate room which no employee shall be required or allowed to enter, except for essential repairs, while the works are in operation; or such other apparatus as will efficiently remove the lead dusts from the air before it is discharged into the outer air.

Wash room.

(b) Washing facilities. The employer shall provide a wash room or rooms for such employees, which shall be separate from the work rooms, be kept clean and be equipped with:

Lavatory.

(1) Lavatory basins fitted with waste pipes, and two spigots conveying hot and cold water; or

Basins.

(2) Basins placed in troughs fitted with waste pipes, and for each basin two spigots conveying hot and cold water; or

Troughs.

(3) Troughs of enamel or similar smooth impervious material fitted with waste pipes, and for every two feet of trough length two spigots conveying hot and cold water.

Number of basins and troughs.

Where basins are provided there shall be at least one basin for every five such employees and where troughs are provided at least two feet of trough length for every five such employees. The employer shall also furnish nail brushes and soap, and shall provide at least three clean towels per week for each such employee. A time allowance of not less than ten minutes, at the employer's expense, shall be made to each of such employees for the use of said wash room before the lunch hour, and at the close of the day's work.

Toilet articles.
Time for

washing.

The employer engaged in the manufacture of white lead, red lead, litharge, sugar of lead, arse-

Shower baths.

nate of lead, lead chromate, lead sulphate, lead nitrate, or fluo-silicate shall also provide at least one shower bath for every five such employees. The baths shall be approached by wooden runways, be provided with movable wooden floor gratings, be supplied with controlled hot and cold water and be kept clean. The employer shall furnish soap and shall provide at least two clean bath towels per week for each employee. An additional Use of. time allowance of not less than ten minutes, at the employer's expense, shall be made to each such employee for the use of said baths at least twice a week at the close of the day's work. The employer shall keep a record of each time that such baths are used by each employee, which record . shall be open to inspection at all reasonable times by the Department of Labor of this State and also by the State Board of Health.

(c) Dressing rooms. The employer shall pro- pressing rooms. vide a dressing room or rooms which shall be separate from the work rooms, to be furnished with a double sanitary locker, or two single sanitary lockers for each such employee, and be kept clean.

- (d) Eating rooms. The employer shall provide Eating rooms. an eating room, or eating rooms for such employees, and such rooms shall be separate from the work rooms, be furnished with a sufficient number of tables and seats, and be kept clean. such employee shall take or be allowed to take any food or drink of any kind into any work room, nor shall any such employee remain or be allowed to remain in any work room during the time allowed for his meals.
- (e) Drinking fountains. The employer shall Fountains. provide and maintain a sufficient number of sanitary drinking fountains readily accessible for the use of such employees.

(f) Clothing. The employer shall provide at overalls. least two pairs of overalls and two jumpers for each such employee, and repair or renew such

clothing when necessary, and wash the same weekly. Such clothing shall be kept exclusively

for the use of that employee.

Respirators.

Proviso.

(g) Respirators. The employer shall provide and renew when necessary at least two reasonably effective respirators for each employee who, while engaged in any work or process which produces lead dusts, is exposed to such dusts; provided, if at any time it is shown to the satisfaction of the Commissioner of Labor of the State of New Jersey, in the case of any manufacturer or process or any operation forming part thereof in the potteries that injury to health is adequately prevented by other appliances or any other condition than those prescribed by law, he may modify the whole or any part of the law so far as it applies to such pottery manufacture or process.

Duty of employee.

4. Duties of employees in especially dangerous works or processes to use the safety appliances provided by the employers.

Every employee who, while engaged in any work or process included in section two, is exposed to lead dusts, lead fumes or lead solutions, shall:

Washing.

(a) Use the washing facilities provided by the employer in accord with section three (b), and wash himself at least as often as a time allowance is therein granted for such use;

Meals.

(b) Use the eating room provided by the employer with section three (d), unless the employee goes off the premises for his meals;

Clothing.

(c) Put on and wear at all times, while engaged in such work or process, a suit of the clothing provided by the employer in accord with section three (f), and remove the same before leaving at the close of the day's work; and keep his street clothes and working clothes, when not in use, in separate lockers or separate parts of the locker provided by the employer in accordance with section three (c);

Clean respirators. (d) Keep clean the respirators provided by the employer in accordance with section three (g).

and use one at all times while engaged in any work or process which produces lead dusts and is exposed to such dusts.

5. Notices.

Notices posted; what to show.

The employer engaged in any of the processes mentioned in section two shall post in a conspicuous place in every work room where any work or process included in section two is carried on, in every room where washing facilities are provided. in every dressing room and eating room, a notice of the known dangers arising from such work or process and simple instructions for avoiding, as far as possible, such dangers. The Commissioner of Labor shall prepare a notice containing the provisions of this act, and shall furnish, free of cost, a reasonable number of copies thereof to every employer included in section two, and the employer shall post copies thereof in the manner hereinabove stated. The notices required in this section shall be printed in plain type on cardboard, and shall be in English and in such other languages as the circumstances may reasonably require. The contents of such notices shall be explained to every employee who may be exposed to lead dusts, lead fumes or lead solutions, by the employer when the said employee enters employment in such work or process, interpreters being provided by the employer, when necessary, to carry out the above requirements.

6. Medical examination.

The employer shall cause every employee, who, while engaged in any work or process included in section two, is exposed to lead dusts, lead fumes, or lead solutions, to be examined at least once a month for the purpose of ascertaining if symptoms of lead poisoning appear in any employee. The employee shall submit himself to the monthly examination, and to examination at such other times and places as he may reasonably be requested by the employer, and he shall fully and

Medical examination monthly.

truly answer all questions bearing on lead poisoning asked him by the examining physician. The examination shall be made by a licensed physician, designated and paid by the employer, and shall be made during the working hours, a time allowance therefore, at the employer's expense, being made to each employee so examined.

Physician's report.

7. Record and reports of medical examination.

Every physician making any examination under section six and finding what he believes to be symptoms of lead poisoning shall enter, in a book to be kept for that purpose in the office of the employer, a record of such examination, containing the names and addresses of the employees so examined, the particular work or process in which he is engaged, the date, place and finding of such examination, and the directions given in each case by the physician. The record shall be open to inspection at all reasonable times by the Department of Labor and by the State Board of Health.

Duplicate reports.

Within forty-eight hours after such examination and finding, the examining physician shall send a report thereof in duplicate, one copy to the Department of Labor and one to the State Board of Health. The report shall be on or in conformity with blanks furnished by the State Board of Health, free of cost, to every employer included in section two, and shall state:

What to show.

- (a) Name, occupation and address of employee.
- (b) Name, business and address of employer.
- (c) Nature and probable extent of disease.
- (d) Such other information as may be reasonably required by the State Board of Health.

Employer informed.

The examining physician shall also, within the said forty-eight hours, report such examination and find to the employer, and after five days from such report the employer shall not continue the said employee in any work or process where he will be exposed to lead dusts, lead fumes, or lead solutions, nor return the said employee to such

Employee not to be continued.

work or process without a written permit from a licensed physician.

8. Enforcement.

Enforcement

The Commissioner of Labor shall enforce this act and prosecute all violations of the same. The said commissioner, the assistant commissioner, and the inspectors of the said department shall be allowed at all reasonable times to inspect any place of employment included in this act.

9. Penalties.

Penalties.

Every employer who, either personally or through any agent, violates or fails to comply with any provision of section one or section three of this act shall be liable to penalties of fifty dollars for the first offense, one hundred dollars for the second offense and three hundred dollars for the third and each subsequent offense. Every employee who violates or fails to comply with any provision of section four of this act, shall be liable to a penalty of ten dollars for the first offense and twenty-five dollars for the second and each subsequent offense. Every employer who, either personally or through an agent, violates or fails to comply with any provisions of sections five, six or seven of this act, relating to him, shall be liable to a penalty of fifty dollars for each offense, and every employee who violates or fails to comply with any provision of section six of this act, relating to him, shall be liable to a penalty of ten dollars for each offense.

10. Any and all penalties prescribed by any of Recovery of the provisions of this act shall be recovered in an action of debt by and in the name of the Commissioner of Labor of the State of New Jersey. The Pleadings. pleading shall conform in all respects to the practice prevailing in the court in which any such actions shall be instituted, but no pleading or process shall be set aside or invalidated by reason of any formal or technical defects therein, if the same contain a statement of the nature of the alleged

violation and of the section of this act alleged to have been violated, and, upon the attention of the court being called to any such formal or technical defect, the same shall be immediately corrected, and the said pleading or process amended as a matter of course, and as to all other defects in pleading or process, the same may be amended in the discretion of the court as in any other action or proceeding in said court.

Issue of execution.

11. When judgment shall be rendered against any defendant other than a body corporate, execution shall be issued against his goods and chattels and body without any order of the court for that purpose first had and obtained. If the officer executing any such writ shall be unable to find sufficient goods and chattels of said defendant in his bailiwick to make the amount of said judgment, he shall take the body of the said defendant and deliver him to the keeper of the common jail of said county, there to be detained until discharged by the court in which such judgment was obtained or by one of the justices of the Supreme Court, when such court or justice shall be satisfied that further confinement will not result in the payment of the judgment and costs. In case judgment shall be rendered against a body corporate, execution shall be issued against the goods and chattels of such body corporate as in other actions of debt. Any penalty recovered in any action brought under the provisions of this act shall be paid to the plaintiff therein, who shall pay the same to the Treasurer of the State of New Jersey.

When arrest authorized.

Judgment against corporations.

"Employer"

12. Definition.

In this act, unless the context otherwise requires, "employer" includes partnerships and corporations.

As to validity of act.

13. In case for any reason any section or any provision of this act shall be questioned in any court, and shall be held to be unconstitutional or

invalid, the same shall not be held to affect any other section or provision of this act.

14. Time of taking effect.

When act

This act shall take effect on the first day of October, one thousand nine hundred and fourteen, except as to subdivisions (a), (b), (c) and (d) of section three, which subdivisions shall take effect as follows:

Subdivisions (b), (c) and (d) of section three, on the first day of October, one thousand nine hundred and fifteen.

Subdivisions (a) of section three, on the first day of October, one thousand nine hundred and sixteen.

Approved April 14, 1914.

CHAPTER 163.

An Amendment to an act entitled "A supplement to an act entitled 'An act concerning public utilities; to create a Board of Public Utility Commissioners and prescribe its duties and powers,' approved April twenty-first, one thousand nine hundred and eleven," which amendment was approved March nineteenth, one thousand nine handred and twelve

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. That nothing contained in the act to which Clergymen, this act is an amendment and supplement, shall be duced rates. construed to prevent the transportation by any railroad company of ministers of religion and sisters or nuns who may be members of any religious order or community engaged in charitable or educational work at special or reduced rates.

2. This act shall take effect immediately.

Approved April 14, 1914.

CHAPTER 164.

An Act to amend an act entitled "An act respecting conveyances (Revision of 1898)," approved June fourteenth, one thousand eight hundred and ninety-eight.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Section 21 amended.

1. Section twenty-one of the act to which this is an amendment is hereby amended to read as follows:

All instruments, etc., may be proven and recorded.

21. All deeds or instruments of the nature or description following, of or affecting the title to any lands, tenements or hereditaments, lying and being in this State, or any interest therein, may be acknowledged or proved and then recorded in the office of the Clerk of the Court of Common Pleas of the county where the said lands, tenements or hereditaments are situated, that is to say: conveyances, releases, declarations of trust, mortgages, defeasible deeds or other conveyances in the nature of a mortgage, releases or deeds in which the intention to operate as releases from the lien and effect of any mortgage or judgment is plainly manifested, deeds, releases or postponements in which the intention to operate as a postponement or waiver of priority of lien of a recorded mortgage or mortgages to the lien and operation of a mortgage or mortgages recorded, or to be recorded subsequent thereto, is plainly manifested, assignments and discharges or satisfaction pieces of mortgages, assignments of judgments, letters of attorney for any sale, conveyance, assurance, acquittance or release, leases for life or any term not less than two years, or any assignments thereof absolute, or by way of mortgage, or security.

Enumeration.

agreements for sale, or written consents of any person, to the execution by an executor, administrator with the will annexed, or trustee, of a power for sale, conveyance, acquittance, or release, or writings to declare or direct any use or trust of real estate, or which though made for some other purpose are yet by the terms of any recordable deed or will which refers to such writings, made to operate as such declarations or directions, and all other instruments that may have been heretofore or may be hereafter directed by any statute to be acknowledged or proved and recorded; and also in the office of the clerk of the Court of Com- certain other mon Pleas of the county in which the goods, chattels and personal property lie, unless otherwise directed in this or any other act, the following deeds and instruments not of or affecting the title to land, but of or affecting goods, chattels and personal property in this State, that is to say: chattel mortgages, assignments, releases and discharges thereof, contracts for the conditional sale of goods and chattels, deeds of personal property to literary, benevolent, religious or charitable institutions upon particular trusts therein specified or otherwise.

instruments.

Enumeration.

2. Section forty-one of the act to which this is section 41 an amendment is hereby amended to read as follows:

41. The clerk of the Court of Common Pleas of each of the several counties of this State shall record, when delivered to him for that purpose, and duly acknowledged or proved and certified as aforesaid, in large, well-bound books of good paper, to be provided for that purpose and carefully preserved and to be called and backed "Deeds." the various instruments set forth in the twenty-first section of this act and therein described as conveyances, declarations of trust, releases, letters of attorney for sale, conveyance, assurance, acquittance or release, leases for life or

Clerk to provide books called "deeds" and record instruments therein.

"Ancient

"Releases."

"Mortgages."

"Assignment of mortgages."

"Discharges of mortgages."

"Assignments of judgments."

"Chattel mortgages."

"Deed of trust of personality." any term not less than two years, assignments thereof absolute, agreements for sale, consents to the execution of powers, writings to declare or direct uses or trusts, and also all other instruments heretofore or hereafter directed by law to be acknowledged or proved and recorded and not by such law expressly directed to be recorded in some other class of books; and also in like books to be called and backed "Ancient deeds," all ancient deeds of the description set forth in the fifty-eighth section of this act; and in like books to be called and backed "Releases," all releases of deeds in which the intention to operate as releases from the lien and effect of any mortgage or judgment is plainly manifested, and all deeds, releases or postponements in which the intention to operate as a postponement or waiver of priority of lien of a recorded mortgage or mortgages to the lien and operation of a mortgage or mortgages recorded, or to be recorded subsequent thereto, is plainly manifested; and in like books, to be called and backed "Mortgages," all mortgages, defeasible deeds or other conveyances in nature of a mortgage and assignments of such leases by way of mortgage or security; and in like books to be called and backed "Assignments of mortgages," all assignments of mortgages, whether absolute or by way of mortgage or security; and in like books to be called and backed "Discharges of mortgages," all discharges or satisfaction pieces of mortgages; and in like books to be called and backed "Assignments of judgments," all assignments of judgments; and in like books to be called and backed "Chattel mortgages," all chattel mortgages, assignments, releases, and discharges thereof, and contracts for the conditional sale of goods and chattels; and in like books to be called and backed "Deeds of trust of personality," all deeds of personal property to literary, benevolent, religious and charitable institutions; and to the said

various books every person shall have access at Public access. proper seasons, and be entitled to transcripts from the same, on paying the fees allowed by law.

3. This act shall take effect immediately. Approved April 14, 1914.

CHAPTER 165.

An Act authorizing the appointment in counties of the second class in this State of an interpreter of the Hungarian and Slavish languages to the Court of Common Pleas, Circuit Court, Orphans' Court, Court of General Quarter Sessions of the Peace, Court of Special Sessions, and the public offices connected therewith, and fixing the salary of such interpreter.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

INTERPRETERS OF HUNGARIAN AND **SLAVISH** LANGUAGES IN COUNTIES OF SECOND CLASS-APPOINTMENT; DUTIES; COMPENSATION.

1. When the transaction of the public business Court may of the Common Pleas, the Circuit Court, the Court appoint in terpreter. of General Quarter Sessions of the Peace, the Orphans' Court, the Court of Special Sessions, and the business connected with said courts in the offices of the prosecutor of the pleas, the sheriff, the county clerk, the surrogate and the grand jury, in any county of the second class in this State, may be expedited or improved thereby, the presiding judge of the Court of Common Pleas in said county may appoint an interpreter of the Hungarian and Slavish languages. The said interpre- Duttee. ter shall be in daily attendance during the several

Salary.

terms of the courts, upon the judges of the county and circuit courts, the Supreme Court justice and the officers charged with the public business of said court, for the interpretation of the Hungarian and Slavish languages and dialects in the transaction of the public business thereof; and said interpreter shall receive as compensation for his services a salary at the rate of not over nine hundred dollars in the discretion of the court, per annum, to be paid monthly by the county collector, on the certificate of the county clerk, showing performance of duty, to be endorsed upon a formal claim for services rendered, verified by the oath of the claimant and presented to the county clerk for endorsement.

Approved April 14, 1914.

CHAPTER 166.

A Supplement to an act entitled "An act concerning townships" (Revision of 1899), approved March twenty-fourth, one thousand eight hundred and ninety-nine.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Powers of township committee.

Streets.

1. The township committee shall have power and authority by ordinance,

(1) To lay out, open, widen, straighten, alter or vacate any road, street, avenue or section of the same, and to take and appropriate for any such purpose any lands and real estate upon making compensation to the owner by purchase thereof at a price agreed upon, and where an agreement as to compensation cannot be made, by the payment of damages as hereinafter mentioned and provided.

2. Every ordinance passed pursuant to the pro- Application visions of this act shall be preceded by an applica- ordinance. tion in writing for such improvement, describing the nature, kind and extent of the work and improvement desired, signed by at least ten freeholders of said township residing therein.

3. The township committee upon receiving such Notice of application and the introduction of the ordinance proposed imfor making of such improvement shall cause the provements. clerk to give public notice of such proposed improvement, briefly describing it and stating the time when and place where the township committee will meet to receive and consider objections thereto, which time shall not be less than ten days after the date of such notice; said notice shall be posted in five of the most public places in the township for at least one week prior to the date therein named (or published in a newspaper circulating in said township at least one week prior to the date of meeting as aforesaid), at the time and place so Hearing. specified the township committee shall give all persons interested in such improvement an opportunity to be heard and if at the time and place so specified the owners of one half of the property fronting within the limits mentioned in said application object thereto in writing, the township committee shall not proceed to pass such ordinance unless said township committee shall deem the same to be a public necessity.

4. When any such ordinance shall be introduced. Map. the same shall be accompanied by a map prepared under the direction of the township committee. showing the location and character of the improvement, and lands and real estate, if any, to be taken therefor, and the name or names, as far as can be ascertained, of the owners of such lands and real estate.

5. Upon the passage of any such ordinance the committee on township committee shall appoint three discreet and imparial persons, residents and freeholders of

the township to make all assessments in favor of the owner of lands or real estate damaged or taken. or upon the owners of any lands or real estate for benefits conferred by such improvements; that where any lands have ben purchased by the township committee for such improvement, the moneys paid by the township committee for the purchase of such lands shall be certified to the commissioners and shall be included in the amount of damages to be provided for in their assessment of benefits; if any person so appointed shall be interested in said improvement or shall decline or refuse to serve as such commissioner, the said township committee shall appoint a discreet and impartial freeholder, resident in said township, to act in his place and stead; and every report of assessments made by said commissioners of assessment, shall be accompanied by the oath or affirmation of each commissioner making the same that he is not interested, directly or indirectly in the matter of the assessment and that he has performed his duties in relation thereof honestly, faithfully and impartially to the best of his ability, skill and understanding, which oath or affirmation the clerk of the township is hereby authorized to administer.

Commissioner to make oath of noninterest.

Compensation-

6. Upon the appointment of such commissioners, the township committee shall fix their compensation, which shall be included in and made a part of said assessment.

Notice of hearing by commissioners. 7. Upon the passage of such ordinance, said map, together with a copy of the ordinance duly attested by the township clerk, shall be handed to the commissioners of assessment appointed on said improvement, or to any one of them, and said commissioners shall thereupon appoint a time and place of meeting for hearing all parties interested in such improvement and notice thereof shall be given by public notice of the time and place of such meeting by posting such notice at five public places in said township two weeks prior thereto or by pub-

lishing the same in a newspaper circulating in said township once a week for two weeks prior to such meeting as said commissioners may determine; and the nature of said improvement shall be briefly stated in said notice, so as to sufficiently identify the same; the clerk of the township shall act as clerk of said commissioners.

8. The commissioners of assessment shall attend Hearing. to the time and place so appointed; two of them shall be a quorum for transaction of business, and sufficient to make any assessment but one member shall have power to adjourn any meeting; the commissioners may adjourn from time to time; they shall give all parties interested in or affected by the improvement ample opportunity to be heard upon the subject of the assessment; they shall view Assessment. the premises and have power to examine the witnesses under oath or affirmation administered by any of them; they shall thereupon make a just and equitable assessment of the damages sustained by the taking of such lands or real estate and the benefits conferred upon any lands or real estate by reason of such improvement, as the case may be, having due regard to the rights and interest of all persons concerned, as well as to the value of the lands and real estate taken, damaged or benefited: they shall certify their assessments to the town- Result ship committee by report in writing, signed by at least two of their number. Said report shall be Report conaccompanied by a map showing the lands and real estate taken, damaged or benefited by said improvement and for which they have assessed damages or benefits; such report may be considered by Beport and the township committee at any meeting of which at least two weeks' previous notice shall have been given by the clerk, posted in five public places in the township or published in a newspaper circulating in the township once each week for two weeks prior to such meeting, as the township committee shall direct and also serve personally upon

the owner or owners of land named in said report, if resident in said township, or if nonresident, by mailing a copy of said notice to such owner or owners directed to them at their post-office address, if the same can be ascertained, and by posting the same conspicuously upon some part or parts of said lands, the affidavit of said clerk shall be conclusive as to the manner of service, and shall be attached to the report as a part thereof; the notice shall briefly state the object of the meeting with reference to said assessments; at that or any subsequent meeting the township committee, after considering said report and map, may adopt and confirm the same with or without alterations as to them may seem proper; and when the report shall be so adopted and confirmed with or without alterations the same shall be conclusive upon all parties, except as to such assessments, from which an appeal may be taken as hereinafter provided.

Nature of

Appeal may be taken.

Proviso

No certiorari after sixty days.

9. Any person or persons being aggrieved by any such assessment of damages for any lands and real estate taken for or damaged by such improvement may appeal to the Circuit Court of said county at any time within sixty days after the final adoption of said report by the township committee and said court shall thereupon order a trial by jury to assess such damages anew, and said trial shall be conducted as in other cases of trial by jury; provided, that the completion of said improvement shall not be delayed thereby, and that the township committee may proceed therewith as though said appeal had not been taken. No certiorari, injunction or other writ or process shall be allowed or granted to set aside any ordinance for such improvement after sixty days shall have elapsed from the date of the confirmation of assessment by the township committee.

Right to borrow money. 10. The township committee shall have power to borrow any money that may be required for the purchase of any such lands or the payment of dam-

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ages that may be assessed in favor of any owner of land taken or damages that may be assessed upon the township at large for benefits received from such improvement on certificates of indebtedness of the township to be made payable in not more than one year from the date thereof.

11. Before any such improvement shall be car- May tender ried into effect it shall be the duty of the township collector, under the direction of the township committee, to pay or tender unto the owner or owners of lands and real estate taken therefor or damaged thereby the amount or amounts of damages so assessed to him, her or them respectively; provided, Proviso. that if such owner does not reside in said township. or is in any way legally incapacitated to receive such damages or will not accept such damages and sign a proper receipt therefor when tendered, then the said collector shall make an affidavit of the fact and file the same with the clerk; and the township committee shall, after inquiry, direct the amount or amounts of said damage to be placed in a place of safe deposit for the use of the person or persons to whom the same may be due, and the same shall be paid to him, her or them, when duly authorized to receive the same, without interest; pro- Provise. vided. no tender shall be necessary in any case where the benefits which may be assessed against the owner or owners are equal to or exceed the amount of damages assessed, in his, her or their favor, and a tender of the difference between the assessments and the amount of benefits assessed shall have the same binding force and effect as a tender of the whole amount of the assessments for damages.

12. After said report of the commissioners of Report of assessment shall have been adopted and confirmed assessment furnished by the township committee with or without alteration as aforesaid, and shall have been duly recorded at full length in the records of their proceedings, it shall, together with a copy of the last

mentioned map, be delivered to the collector; said

Abstract prepared.

Book of

Payment demanded.

collector shall immediately thereafter prepare an abstract of said report, including therein a brief description of the improvement, the names of the several owners of the lands and real estate assessed, the several amounts so assessed against them. and a brief description of the several parcels of said lands and real estate, specifying the locality thereof with reference to streets; and the said collector shall enter such abstract in a book to be kept in his office for that purpose, which book shall be called the book of assessments; he shall, within fifteen days after receiving the same, demand payment of the sum so assessed by delivering to the owner of each lot, or to one of the owners of each lot, residing within his township, or by leaving at the place of residence of any owner residing within his township, or by delivering to the agent of any such owner or owners, a notice in writing or printed, which notice shall set forth the name or names of the owner or owners, a brief description of the lot, the amount of the assessment, and the time when the same shall become due and payable, and if any owner or owners shall reside out of his township, the said collector shall, within the same time, send a like notice to him, her or them, by mail, with postage prepaid, directed to his, her or their last known post-office address; every assessment shall become due and payable sixty days from the date of confirmation.

In case of unpaid 13. In case any assessment shall remain unpaid and in arrears for the space of six months from and after the time when said assessments shall be confirmed by the township committee it shall be the duty of the collector at the next meeting of the township committee, after the expiration of said period of six months, to return to them the certified copy of the assessments with a list of the names of the owners from whom he has collected assessments, and the amounts from them respec-

tively collected, which list shall be annexed to said certified copy of assessments and shall be verified by the oath of the collector; provided, that if the Proviso. collector's term of office shall expire before the expiration of said period of six months, he shall, upon the expiration of his term of office, or at the first meeting of the township committee thereafter, make a return to the township committee in like manner as if the said period of six months had expired, and the certified copy of assessments, together with said list of names and moneys collected, shall in such case be delivered to said collector's successor in office, who shall proceed to collect the assessments shown by such certificate and the return thereto annexed to be unpaid, and at the expiration of said period of six months shall likewise make return to the township committee under oath.

14. If any assessment shall not be paid at or be- Interest on fore the time when the same shall become due and assessments. payable, it shall be the duty of the collector to demand and collect, in addition to the amount of the assessment, interest thereon at the rate of ten per centum per annum from the time the same shall become due and payable until fully paid.

15. Every assessment for improvements of any kind, together with interest thereon and all costs and charges connected therewith, shall be a first and paramount lien upon the lot of land described in such assessment; and at any time after the expiration of one year from the date of confirmation of such assessment the collector of the township shall enforce the payment of such assessment, by selling such lot in the same manner as lands are sold for the collection of unpaid taxes, notwithstanding any mistake in the name or names of any owner or owners, or any omission to name any owner or owners who are unknown, and notwithstanding any lack of form therein or in any other proceeding which does not impair the substantial

rights of the owner or owners or other person or persons having a lien upon or interest in any such lot of lands; every sale, assessment or proceeding preliminary thereto shall be presumed to have been regularly made or conducted until the contrary be shown.

Repealer.

16. All acts or narts of acts inconsistent with any of the terms and provisions of this act are hereby repealed, and this act shall take effect immediately.

Approved April 14, 1914.

CHAPTER 167.

An Act authorizing the board of inspectors of the New Jersey State Prison to expend moneys already appropriated for other purposes.

Preamble.

Whereas, Ten thousand dollars was appropriated by the Legislature of one thousand nine hundred and thirteen for buildings at the State Prison farm; AND WHEREAS, such amount is more than sufficient for such purposes during the fiscal year ending October thirty-first, one thousand nine hundred and fourteen; AND WHEREAS, there is an insufficient amount appropriated for other purposes at the State Prison farm; therefore

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Use of appropriation.

1. The board of inspectors of the New Jersey State Prison is authorized to expend from the appropriation of ten thousand dollars appropriated for buildings at the State Prison farm by chapter 330, laws of 1913, for uses at the State Prison farm, the following sums for the purposes set forth herewith:

II. For buildings,	\$2,000
For stock,	2,500
For farm implements and harness,	1,500
For provisions	1,500
For fertilizer, seeds and forage,	2,500
2. This act shall take effect immedia	tely.
Approved April 14, 1914.	•

CHAPTER 168.

A Supplement to an act entitled "An act concerning evidence" (Revision of 1900), approved March twenty-third, one thousand nine hundred.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. In every suit or judicial proceeding in any of the courts of this State, which is brought upon a negotiable instrument, the authenticity of any signature or endorsement upon said instrument shall be taken to be admitted, unless it is put in issue by the pleadings; and in courts in which the practice is that the defendant need not file a plea, the authenticity of such signature or endorsement shall be taken to be admitted unless the party to the suit denying the authenticity of such signature or endorsement shall file with the court an affidavit stating that to the best of his or its knowledge and belief such signature or endorsement is not the true signature or endorsement of the person purporting to have made the same.

As to authenticity of signatures and endorsements.

2. All acts and parts of acts inconsistent here-

with are hereby repealed.

3. This act shall take effect immediately.

Approved April 14, 1914.

CHAPTER 169.

An Act concerning the government of cities of the third class in this State, regulating the terms of office and method of election of the mayor and common council of such cities, consolidating the offices of city treasurer and receiver of taxes, and defining the duties of the city attorney.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Common council.

1. In all cities of the third class in this State the common council thereof shall consist of six members, each of whom shall hold office for the term of three years, to be elected by the legal voters of said city. Of the members first elected under this act, two shall hold office for one year, two for two years, and two for three years, and their respective terms shall be determined by lot at the first meeting of said board.

Terms.

Mayor.

2. The mayor of said city shall be elected by the legal voters thereof for the term of three years. He shall preside at all meetings of the common council and have a vote on all questions coming before the common council, the same as any member of the common council.

Treasurer as receiver of

3. The office of receiver of taxes in all such cities be and the same is hereby abolished, and the city treasurer shall perform all the duties heretofore devolved upon the receiver of taxes.

Counsel.

4. The city attorney shall receive an annual salary to be fixed by the common council, which salary shall be in full compensation for all services rendered by him. He shall perform all duties now devolving upon the city attorney, and all other duties which now devolve upon any

counsel or attorney for any board, body or commission within said city.

5. This act shall take effect immediately, but its Beforendum. provisions shall remain inoperative in any city in this State until assented to by a majority of the legal voters of such city, who shall vote either for or against the adoption of its provisions, as hereinafter provided, at a special election held in such special election. city, at any time to be fixed by the common council or other legislative body of such city. The common council or other legislative body may, by resolution, provide for the holding of a special election for the purpose of adopting or rejecting the provisions of this act, and by such resolution fix the time for holding such election; and the city Notice. clerk shall cause public notice of the time, place and purpose of holding such election to be given by advertisements signed by himself and set up at least fourteen days prior to said election, in at least twenty of the most public places within said city, and published in two newspapers, one of which shall be printed and circulated in said city at least ten days previous to the day of such election; and the clerk of said city shall provide, or cause to be provided, for each voter voting at such Ballota. election ballots, upon which ballots shall be printed the following words "For the adoption of the provisions of an act of the Legislature entitled 'An act concerning the government of cities of the third class in this State, regulating the terms of office and method of election of the mayor and common council of such cities, consolidating the offices of city treasurer and receiver of taxes, and defining the duties of the city attorney," and immediately thereunder the proposition against the adoption of said act, and the voter may vote to adopt this act by erasing the second proposition, or may vote to reject this act by erasing the first proposition, and if he fails to designate his preference, this ballot shall not be counted.

Election; how conducted.

6. If submitted at a special election, such election shall be held at the usual place of polling at the annual election in said city, and the polls shall be open from seven A. M. until seven P. M. Said election shall be conducted by the proper election officers of said city for the time being, and in the manner prescribed by law regulating elections therein, and such officers shall return to the city clerk a true and correct statement, in writing, under their hands, of the result of said election, and it shall be the duty of the city clerk to certify and report the same to the common council at its first meeting thereafter, and the same shall be entered at large in the minutes of said body, and if it be found that the act is adopted by a majority vote, this act shall immediately become operative in the said city, and at the next general election the mayor and councilmen shall be elected in accordance with the provisions of this act in the place and stead of the common council and mayor then

Returns.

Result.

Approved April 14, 1914.

in office.

CHAPTER 170.

An Act to authorize towns and villages to construct storm sewers and drains and to provide for the payment of the cost thereof.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Construct storm sewers. 1. It shall be lawful in any town or village in this State which has been incorporated under any general or special law of this State, whether the powers granted have been vested in a board of commissioners having, among other powers, the charge and control of public streets of such town

or village, or in any other governing body for the board of commissioners or other governing body of any such town or village, by ordinance to order. and cause, by contract or otherwise, one or more storm sewers and drains for the purpose of carrying off surface water, to be constructed in any part of such town or village, and to establish and maintain one or more outlets for such storm sewers or drains within or without such town or village, and for that purpose to acquire by purchase or condemnation any land or premises which may be needed therefor; provided, however, that the board Provise. of commissioners or other governing body of any town or village in this State before deciding to construct such a storm sewer or drain shall, by resolution, submit the question of the acceptance Referendum. or the rejection of this act to the vote of any such town or village, either at the general election held for the election of the members of such board or other governing body or at a special election called for that purpose whereof at least ten days previous notice shall be given by public advertise- Notices. ment in at least two of the newspapers published and circulating in said town, if there be so many; the resolution shall fix the time and place for hold- Election: how ing such election and the said board or other governing body shall appoint inspectors of the election who shall hold the same as provided by said resolution and return the result thereof to the said board: each ballot deposited by those who favor Ballot. the acceptance of this act shall contain the words "For the Storm Sewer Act," written or printed thereon, and those opposed shall each deposit a ballot with the words "Against the Storm Sewer Act." written or printed thereon, and if a majority of the ballots so cast shall be found to be for the Bosult. acceptance of this act it shall then, but not otherwise, go into effect and be binding upon said town or village; those persons who are qualified to vote at the annual municipal town or village election

for the election of the officers of such town or village shall be qualified to vote at the election provided for in this section.

Contracts.

2. Should the election above provided for in the first section result in the acceptance of this act, then it shall be lawful at any time thereafter for the said board of commissioners or other governing body to adopt an ordinance for the construction of any such storm sewer or drain, to award contracts for the same or for any part or section thereof, and to take all necessary steps for properly installing the desired improvement.

Rond issue.

3. The sum or sums of money necessary to pay the expense of any such improvement may be raised by the governing body having control of the finances by general taxation, as other taxes are raised and levied, or by the issue of temporary loan bonds, or by issue of bonds of the particular municipality. If permanent bonds are issued, they shall be for not less than twenty nor more than fifty years, shall bear interest not exceeding five per centum per annum and shall be sold for not less than their par value. If permanent bonds are issued, there shall be raised each year by general taxation by the municipality issuing the same, as other taxes are raised and levied, a sum sufficient to pay the annual interest and also a sum for a sinking fund for such bonds sufficient to meet, pay and retire the same at maturity. If temporary loan bonds are issued, they shall be so issued that at least one-fifth thereof shall be due and payable each year, and there shall be raised by general taxation a sum sufficient to pay and retire the temporary loan bonds falling due that year. All moneys received by the said governing body shall be paid over to the treasurer of said municipality and by him kept in a special fund which shall be under the control of said governing body, and the said moneys shall be issued only for the purpose

Time

Rate.

Sinking fund.

If temporary

Use of proceeds.

of paying of said temporary loan bonds at maturity.

4. As soon as may be after the completion of Total cost the work of constructing any such storm sewer or drain, the cost thereof, including the expense of surveying, printing and advertising, and of such reasonable fees for legal services as may have been incurred, shall be ascertained and determined by the said board of commissioners or other governing body and shall be entered by resolution upon the record of their proceedings and the amount so ascertained and determined shall thereafter be treated as, and held to be, the true and actual expense of making such improvement.

5. After the cost of such storm sewer or drain he paid off has been ascertained or determined as provided yearly. for in the preceding section, it shall be the duty of the said board or other governing body to also determine by resolution what part of the cost and expense of such improvement shall be raised in each year by taxation and applied by said town or village in payment of the money borrowed on temporary improvement certificates as aforesaid until such cost and expense shall be paid in full.

6. It shall be the duty of the board of commis-notified. sioners or other governing body of any such town or village where the general taxes levied and collected within the town or village are assessed. levied and collected by the township officers of the township within the limits of which such town or village is located, to furnish yearly before the twentieth day of August in each year to the tax assessor of such township a statement in writing signed by the president or treasurer of such board or other governing body setting forth the amount designated by the said board of commissioners or other governing body to be paid by such town or village on account of any such improvement in the next fiscal year; and the said assessor shall assess Assessment. such amount against the real and personal estate

Collection of taxes

of the resident and nonresident property owners within the limits of such town or village in the same manner that the general township taxes are levied and assessed, and the same when levied and assessed shall be collected by the township collector and as fast as collected shall be paid over by the collector of the said township to the treasurer of the said board of commissioners or other governing body, who shall apply the same to the payment of the amount designated by such board or other governing body as the amount to be raised and paid in such year in reduction of the temporary indebtedness incurred by the said town or village for the construction of such storm sewer or drain.

Amount ineluded in tax levy.

7. In all towns or villages of this State having by their acts of incorporation power to levy and collect the annual taxes, it shall be the duty of the board of commissioners or other governing body of any such town or village to incorporate in the annual tax levy each year, such amount as shall be designated by the said board of commissioners or other governing body to be paid in such year by such town or village on account of such improvement; and the same shall be raised by general taxes and the moneys so raised shall be applied to the payment of the amount designated to be paid in reduction of the temporary indebtedness incurred by the said town or village for the construction of such storm sewer or drain.

8. This act shall take effect immediately. Approved April 14, 1914.

CHAPTER 171.

An Act to regulate the conduct of collection agencies, bureaus or offices.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. No person, partnership, association or cor- collection poration shall conduct a collection agency, collection bureau or collection office in this State, or secretary of state. engage in this State in the business of collecting or receiving payment for others of any account, bill or other indebtedness, or engage in this State in the business of soliciting the right to collect or receive payment for another of any account, bill or other indebtedness, or advertise for or solicit in print the right to collect or receive payment for another of any account, bill or other indebtedness, unless at the time of conducting such collection agency, collection bureau, collection office or collection business, or of doing such advertising or soliciting, such person, partnership, association or corporation, or the person, partnership, association or corporation for whom he or it may be acting as agent shall have on file with the Secretary of State a good and sufficient bond as hereinafter specified.

2. Said bond shall be in the sum of five thousand Amount and dollars and shall provide that the person, partner-provisions ship, association or corporation giving the same shall, upon written demand, pay and turn over to or for the person, partnership, association or corporation for whom any account, bill or other indebtedness is taken for collection the proceeds of such collection in accordance with the terms of the agreement upon which such account, bill or other

Form, etc., of bond. indebtedness was received for collection. Said bond shall be in such form and shall contain such further provisions and conditions as the Secretary of State shall deem necessary or proper for the protection of the persons, partnerships, associations or corporations for whom said accounts, bills or other indebtedness are taken for collection.

Renewal and action on bond.

3. Said bond shall be for the term of one year from the date thereof, and must be renewed annually. No action on any said bond shall be begun after two years from the expiration of said bond.

Execution of bond.

4. Said bond shall be executed by said persons, partnerships, associations or corporations as principal to the State of New Jersey to the use of any party aggrieved with at least two good and sufficient sureties who shall be residents of the State of New Jersey, and the owners in their own name of real estate situate therein, worth at least the sum of ten thousand dollars over and above all liens and encumbrances thereon. Said bond shall not be accepted unless approved by the Secretary of State, and upon such approval, it shall be filed in his office. The bond of a surety company, authorized to do business in New Jersey, may be received if approved as aforesaid; or cash may be accepted in lieu of sureties.

Approval.

Record kept.

5. The Secretary of State shall keep a record of such bonds filed with him under the provisions hereof, with the names, places of residence and places of business of the principals and sureties, and the name of the officer before whom the bond was executed or acknowledged, and the record shall be open to public inspection. There shall be paid a filing fee of five dollars to the Secretary of State for the filing of each bond.

Filing fee.

6. No bond required by this act to be delivered to the Secretary of State shall be approved and accepted by him until it has been examined and approved by the Attorney-General.

Approval by attorney-general.

7. Any person, member of a partnership or of-Penalty. ficer of an association or corporation who fails to comply with any of the provisions of this act shall be subject to a fine of not more than five hundred dollars or to imprisonment for not more than three months or to both such fine and imprisonment.

8. This act shall not apply to an attorney-at-Exceptions law duly authorized to practice in this State, to a national bank, or to any bank or trust company duly incorporated under the laws of this State.

9. This act shall take effect thirty days after its

passage.

Approved April 14, 1914.

CHAPTER 172.

An Act to authorize boards of chosen freeholders of counties of this State to acquire lands for and to erect and maintain additions to or additional buildings in connection with existing county penitentiaries, jails, and houses of detention and to furnish the same, and to issue bonds in pavment therefor.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. Whenever in the judgment of the Board of Additional tall facilities. Chosen Freeholders of any county in this State, it shall be deemed necessary to erect and maintain an addition or additions to, or additional buildings in connection with, any penitentiary, jail or house of detention in such county, either on lands owned by the county or on lands to be acquired under the provisions of this act, it shall be lawful for said board of chosen freeholders to erect, maintain and furnish in addition or additions thereto, or additional buildings in connection with such



penitentiary, jail or house of detention, and if additional land shall be deemed necessary, to acquire by purchase, gift or condemnation such land as may be deemed necessary for such purpose.

Funds provided.

2. For the purpose of obtaining means for erecting such addition or additions or additional buildings, as aforesaid, and providing the necessary furnishings thereof, and for acquiring such land if additional land shall be deemed necessary, it shall be lawful for the board of chosen freeholders of said county to use any moneys not otherwise appropriated and to raise such money from time to time by taxation. If in the judgment of said board of chosen freeholders it would be too burdensome to the taxpavers of such county to place in the tax levy in any one year the cost of erecting such addition or additions or additional buildings and the cost of furnishing the same, and the cost of acquiring any land as aforesaid, it shall be lawful for such board of chosen freeholders to issue and sell the corporate bonds of such county either at public or private sale at any price not less than par, to an amount not exceeding four hundred thousand Such bonds shall bear interest at a rate not exceeding four and one-half per centum per annum, and the principal of said bonds shall be payable at a time not exceeding thirty years from the date of their issue. When any bonds are issued as set forth herein, it shall be the duty of said board of chosen freeholders to establish a sinking fund and to place an amount annually in the tax levy of such county and deposit the same in said sinking fund, which shall be sufficient, with its accumulations, to pay off and discharge said bonds at maturity; and it shall also be the duty of said board of chosen freeholders to place in the tax levy each year a sum sufficient to pay the interest on said bonds.

Bond issue.

Amount.

Rate.

Time.

Sinking fund

3. This act shall take effect immediately. Approved April 14, 1914.

CHAPTER 173.

An Act relative to the compensation of assistant prosecutors of the pleas in certain counties of this State.

Be it enacted by the Senate and General Assem-

bly of the State of New Jersey:

1. Whenever the population of any county bor- salary of dering on the Atlantic ocean in this State, as a scertained by any State or Federal census, is more in certain counties. than seventy thousand and not more than ninety thousand, the assistant prosecutor of the pleas of said county shall receive an annual salary of three thousand dollars; said salary shall be payable in monthly instalments out of the funds of said county, in lieu of all fees and allowances, which fees shall be paid into the county treasury.

2. All acts and parts of acts inconsistent with Repealer. this act are hereby repealed, and this act shall take effect immediately.

Approved April 14, 1914.

CHAPTER 174.

An Act concerning the salary or compensation of the mayor of any city of the third class.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. It shall be lawful for any city of the third mayor. class, by its common council or other governing body, to fix and regulate by ordinance the salary or compensation of the mayor of such city, not exceeding five hundred dollars per annum.

Repealer.

2. All acts and parts of acts, general or special, inconsistent with the provisions of this act, be and the same are hereby repealed.

3. This act shall take effect immediately.

Approved April 14, 1914.

CHAPTER 175.

An Act to authorize cities in this State to purchase steam fire engines, auto fire engines, fire trucks, auto fire trucks, hose and supply wagons, auto hose and supply wagons, chemical fire engines or wagons, auto chemical fire engines or wagons, fire apparatus and appliances of any kind, and automobiles for use in said department, and for the repair of any of the same; and to provide a method for raising money for the payment thereof.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Purchase fire apparatus. 1. It shall be lawful for the common council, board of aldermen or other governing body in cities in this State, when in the judgment of a majority thereof it is necessary for the proper protection from fire so to do, to purchase steam fire engines, auto fire engines, fire trucks, auto fire trucks, hose and supply wagons, auto hose and supply wagons, chemical fire engines or wagons, auto chemical fire engines or wagons, fire apparatus and appliances of any kind, and automobiles for use in said department, and for the repair of any of the same.

Purchase and work done by contract. 2. Any purchase of any of the fire apparatus and appliances mentioned and described in the first section hereof and all work and labor done and material furnished for the repair of the same, shall



be done and furnished by contract awarded, upon at least two weeks advertisement in the official newspapers of such city to the lowest responsible bidder or bidders for the same.

3. The common council, board of aldermen or Bond tasue. other governing body of such city having the management and control of the finances thereof, are hereby authorized and empowered to issue bonds either registered or coupon to raise money to pay for the purchase of any of the fire apparatus and appliances mentioned in the first section hereof, and for the repair of the same; that said bonds shall be of the denomination to be determined by the said common council, board of aldermen or other governing body of said city and shall be designated as "fire bonds," and shall be payable in not more than twenty years from the date thereof, Time. and shall bear interest not exceeding five per Bate. centum per annum, and may be sold either at private or public sale, but in no case for less than par: and that there shall be a sufficient sum appropriated and be in the tax levy of such city each year and interest. to pay the interest on such bonds, and also there shall in each year be appropriated and be in the tax levy of such city, the further sum equal to onetwentieth of the amount of such bonds to be paid into a sinking fund to meet the principal of said bonds, when they shall become due and payable. Said bonds shall recite that they are issued pur- Recital. suant to this act and the resolution authorizing them, giving the date of its adoption, and such recital shall be conclusive evidence of the legality of said bonds.

Powers additional.

4. The powers conferred by this act shall be deemed to be in addition to and independent of any and all powers and authority conferred by any other law or laws, and not subject to any limitation contained in any such other law or laws.

5. This act shall take effect immediately. Approved April 14, 1914.

CHAPTER 176.

An Act authorizing cities to sell fire engine houses and the sites thereof, and to acquire lands and erect and equip buildings for the use of the fire department of the city, and to provide for the payment of the cost thereof.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Sale of engine house property and rebuilding.

1. Whenever the board or body having charge of the fire department of any city shall deem it advisable to sell any fire engine house or houses owned by the city and lands whereon the same are situated, the board or body having charge of the finances of said city may sell such fire engine house or houses and land, or any part thereof, at public or private sale for the best price obtainable; and the proceeds of such sale shall be used for the acquisition of other lands for fire houses and the erection and equipment of fire houses on such lands, or other lands owned by the city, or for any of said purposes.

Bond issue.

2. The board or body having charge of the finances of any city may, by resolution, cause to be issued bonds to provide funds necessary or estimated to be necessary for the purpose of acquiring lands for the erection of buildings for the use of the fire department and for erecting and equipping buildings for the use of the fire department on such lands, or on other lands owned by the city, or for any of said purposes, after applying to the payment of such cost and expenses the amount of the proceeds of the sale of fire engine houses and lands whereon the same are situated, as provided in section one of this act. Said bonds shall be known as "Fire House Bonds" shall bear such

rate of interest, not exceeding five per centum per Bate. annum, and be payable at such places and at such times, not exceeding thirty years from their date, Time. and be in such denomination and form, and executed by such officers, as the board or body having charge of the finances of the city shall by resolution determine. Said bonds may be either coupon or registered, or coupon bonds with the privilege of registration as to principal only and of conversion into bonds registered as to both principal and interest, and the faith and credit of the city issuing them shall be pledged for their payment. Each Rocatal. of said bonds shall recite that it is issued pursuant to the authority of this act and of the resolution authorizing the issuance thereof, which shall be conclusive evidence of the validity of such bonds and of the regularity of its issuance. Said bonds shall be sold at public or private sale, but for not less than par and accrued interest.

3. There shall be raised annually by tax, after Provision for the issuance of such bonds, a sum sufficient to meet principal and interest. the interest thereon as the same accrues, and a sum to be paid into a sinking fund, which will, together with the accumulations thereof, provide a fund sufficient to meet the principal of such bonds at maturity.

4. The powers conferred by this act shall be Powers condeemed to be in addition to and independent of tional any and all powers and authority conferred by any other law or laws, and not subject to any limitation contained in any such other law or laws.

5. This act shall take effect immediately. Approved April 14, 1914.

CHAPTER 177.

An Act authorizing the acquisition of land and the erection of an armory thereon in the city of Jersey City, for the use of the Fourth Regiment, N. G. N. J., including appropriation for the erection and furnishing thereof, and prescribing the maximum amount to be paid by the county for the acquisition of land.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Armory in Jersey City for 4th Regiment.

1. The State Military Board is hereby authorized and directed to proceed under and in accordance with the provisions of an act entitled "An act to provide for the purchase of sites for the erection and equipment of armories in cities of the first and second class in this State, and cavalry, artillery and naval reserve armories in municipalities of this State wherein there is now or hereafter shall be located the headquarters of a troop of cavalry, a battery of artillery or a battalion of Naval Reserve of the National Guard of this State. which has been, or which shall have been, in the service of this State not less than ten years, and making appropriations therefor, and to provide for the taking of real estate for such sites by commission in case the same cannot be purchased by agreement, approved March twenty-third, one thousand eight hundred and eighty-eight," as the said title was amended by an act of the Legislature, approved April eleventh, one thousand nine hundred and ten, and the amendments thereof and the supplements thereto, for the acquisition of land in the city of Jersey City and the erection of an armory thereon for the use of the Fourth Regiment, National Guard of New Jersey.

2. For the acquisition of land for the purposes Expenditures authorised. of this act, the county of Hudson may be required, and is hereby authorized, to expend a sum not in excess of fifty thousand dollars. For the erection of the armory and the furnishing thereof, in all respects ready for occupancy, there is hereby appropriated the sum of two hundred thousand dollars, when included in the whole or in part in any annual or supplemental appropriation bill.

3. All acts and parts of acts inconsistent here- Repealer. with are hereby repealed, and this act shall take

effect immediately.

Approved April 14, 1914.

CHAPTER 178.

An Act concerning cities.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. In all cities of this State where board of Paving and aldermen, common council or other municipal au- streets. thority are now, or hereafter may be, authorized or empowered by any law, general or special, to compel owners of real estate to grade, pave or otherwise permanently improve the streets of said cities, upon which they are the abutting owners, upon application or petition of freeholders not abutting owners upon said street sought to be improved, then and in such cases no resolution or ordinance shall be adopted or passed or other proceedings taken to compel abutting owners to pave or otherwise permanently improve said street. If a petition shall be presented to said governing body by the owners of at least fifty-one per centum

of the real estate fronting on said street objecting

to said improvement.

Repealer.

2. All acts and parts of acts, general or special, inconsistent with this act are hereby repealed, and this act shall take effect immediately.

Approved April 14, 1914.

CHAPTER 179.

An Act to provide for the government of police forces and departments in cities of the first class in this State.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Rank of drivers, linemen, etc. 1. In all cities of the first class in this State the drivers of police vans and patrol wagons, attendants and telegraph linemen, shall hereafter rank as patrolmen and shall receive the same pay or salary as is now or shall hereafter be made payable by law to patrolmen; and in fixing their salaries the years of service shall date from the time of their appointments to their respective positions.

2. This act shall take effect immediately.

Approved April 14, 1914.

CHAPTER 180.

An Act relating to the supply of stationery for the several departments of the State.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. The State House Commission shall adopt an official State official style and form to be used for the printing or engraving of stationery to be used by the various departments, commissions, institutions and officials of the State.

2. When the form has been finally approved, the supplies. various departments, commissions, institutions and officials shall be so advised and all future supplies of stationery shall be substantially in this form.

3. The State House Commission shall be em- Supplies powered to enter into the necessary contracts to by contract. supply a sufficient quantity of such stationery, from time to time, to insure a material saving, and the necessary additional captions for each department as required.

4. This act shall take effect immediately. Approved April 14, 1914.

CHAPTER 181.

A Supplement to an act entitled "An act concerning public utilities; to create a Board of Public Utility Commissioners and to prescribe its duties and powers," approved April twenty-first, one thousand nine hundred and eleven.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Protection at grade cross-ings.

1. Within one year after this act shall become a law every corporation operating on a fixed track or tracks, freight or passenger trains or cars propelled by steam or electric power, within this State, except street car lines and tracks used principally for street car purposes, shall provide protection to pedestrians and the traveling public at every public road or street crossing of its tracks at grade; provided, that when several crossings upon any line or tracks lie so close together that an audible signal at one crossing may be sufficiently heard at the others near it, such crossings may be arranged into groups and each group protected by such device or signals as will sufficiently protect all crossings in the group; and provided, further, that when on any line as part thereof, all traffic is discontinued for any part of the night, no crossing guards need be operated during such time as traffic is discontinued. Such protection may be in the form of safety gates, flagman, electric bell, electric signs or other recognized system of alarm, or protection, which shall receive the approval of the Board of Public Utility Commissioners of this State.

Proviso.

Provise.

System to be used.

2. All corporations coming within the provisions of this act shall file with the Board of Utility Commissioners of this State, within ninety days follow-

Plans to be submitted.

ing the passage of this act, their plans for such protection, and, upon approval thereof, shall provide such protection within the time limited by this act. Any municipality or any citizen dissatisfied with the protection provided or the failure to provide any or sufficient protection at any crossing or crossings, within the borders of such municipality or used by such citizen, may apply to the Public Utilities Commission for an order compelling proper compliance with this act, which application shall be considered and acted upon forth-Or the said commission may act upon its own initiative.

dissatisfaction.

3. The provisions of this act shall be enforced Enforcement by the Board of Public Utility Commissioners in the same manner and by the same methods as are provided by an act entitled "An act concerning public utilities to create a Board of Public Utility Commissioners and to prescribe its duties and powers," approved April twenty-first, one thousand nine hundred and eleven, and the amendments thereof and supplements thereto.

4. Violation of the provisions of this act shall Penalty for be subject to the same penalties provided in the act to which this act is a supplement, as fully as if this act were originally a part thereof.

5. Nothing herein shall be construed to alter, amend, repeal or suspend any of the provisions of an act entitled "A supplement to an act entitled 'An act concerning public utilities; to create a Board of Public Utility Commissioners and to prescribe its duties and powers,' approved April twenty-first, one thousand nine hundred and eleven," approved March twelfth, one thousand nine hundred and thirteen.

6. The provisions of this act shall be construed Act to be mandatory provisions, and shall be operative without order or direction of the Board of Public Utility Commissioners, and shall be enforced by such board as such.

mandatory.

"Public road"

Proviso.

7. The words "public road" as contained in section one of this act shall be construed to mean all roads or streets which have been improved by joint action of the State and a municipality, county or township, under the laws of this State relating to the improvement of public roads, and shall not include roads not so improved; provided, however, that nothing in this act shall in any way whatsoever nullify the power of compelling protection at other crossings at grade, now vested in the Board of Public Utility Commissioners by virtue of any previous enactment.

8. This act shall take effect immediately.

Approved April 15, 1914.

CHAPTER 182.

An Act to amend an act entitled "A further supplement to an act entitled An act to provide for the organization of the New Jersey Home for Disabled Soldiers," approved April fourth, one thousand eight hundred and sixty-six, and the supplements thereto," approved February twenty-eighth, one thousand nine hundred.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Who may be admitted to soldiers' home. 1. Honorably discharged soldiers and sailors of New Jersey who served in the volunteer or regular army or navy of the United States in the war with Spain, in the year one thousand eight hundred and ninety-eight, or honorably discharged soldiers or sailors of the United States, being accredited to this State who served in the army, navy or marine corps in Cuba, the Philippine Islands, Porto Bico or China, between April twenty-first, one thousand eight hundred and ninety-eight, and July fourth,

one thousand nine hundred and two, shall be admitted to the said home as inmates subject to the same conditions and requirements provided for the admission of inmates to the said home in section seven of the act entitled "An act to provide for the organization of the New Jersey Home for Disabled Soldiers," approved April fourth. eighteen hundred and sixty-six, and the amendthereto approved March twenty-fourth eighteen hundred and eighty-five, and all other amendments and supplements of the act to which this act is a further supplement.

2. This act shall take effect immediately.

Approved April 15, 1914.

CHAPTER 183.

A Supplement to an act entitled "An act for the protection of certain kinds of birds, game and fish, to regulate their method of capture, and provide open and close seasons for such capture and possession (Revision of 1903)," approved April fourteenth, one thousand nine hundred and three.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. It shall be unlawful for five years from the Pheasants passage of this act to capture, kill, injure, destroy, or have in possession, any female English or ringneck pheasant, under the penalty of twenty dollars for each offense, to be recovered in accordance with the provisions of the act entitled "An act to provide a uniform procedure for the enforcement of all laws relating to fish, game and birds, and for the recovery of penalties for violations thereof." approved March twenty-ninth, one thousand eight hundred and ninety-seven, and the amendments

protected.

344

Proviso.

thereof and the supplements thereto; provided, however, that this act shall not apply to English or ring-neck pheasants killed or had in possession on game preserves, the owner or lessees of which are duly licensed by the Board of Fish and Game Commissioners.

2. This act shall take effect immediately. Approved April 15, 1914.

CHAPTER 184.

A Supplement to an act entitled "A general act relating to boroughs" (Revision of 1897), approved April twenty-fourth, one thousand eight hundred and ninety-seven.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Extension of water and sewer system.

1. Whenever a sewer and water system or either is owned and operated by any borough of this State, the council of said borough is hereby authorized to cause by ordinance such extension or addition to be made to said system or either of them, as, in the judgment of said council, may be deemed necessary for the public good, and to issue certificates of indebtedness to pay the cost thereof; provided, however, the cost of such extension or addition shall not exceed the sum of ten thousand dollars, and the certificates shall not bear interest at a greater rate than six per centum, and shall not run for a longer period than ten years; and provided, further, there shall be raised by taxation in every year that said certificates shall be outstanding one thousand dollars to apply in payment of the principal sum of said certificates in addition to the interest charges thereon.

2. This act shall take effect immediately.

Approved April 15, 1914.

Provise.

Proviso.

CHAPTER 185.

A Supplement to an act entitled "An act regulating the employment, tenure and discharge of certain officers and employees of this State, and of the various counties and municipalities thereof, and providing for a Civil Service Commission, and defining its powers and duties," approved April tenth, one thousand nine hundred and eight.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. In addition to the powers enumerated in the Effort to standardise act, of which this act is a supplement, and the various acts supplemental thereto and amendatory thereof, the Civil Service Commission shall have the power and it shall be its duty to suggest standards of salaries to be paid those filling offices and positions in the classified service of the State, and to recommend the same to the heads of departments, institutions and commissions of the State. Such standardization shall provide for increase of Basis of standard compensation from time to time, based upon length of service, meritorious action and efficiency, and shall also provide methods for promotion through the different grades of the service.

2. It shall be the duty of all officers of the State Information to conform to and comply with all requests made to be furnished. by the said Civil Service Commission for information relative to the duties, character of work, hours of service and compensation of the various grades of employees in their respective departments in order to enable the Civil Service Commission to make such standardization.

3. All acts or parts of acts inconsistent with the Bepealer.

provisions of this act be and the same are hereby repealed and this act shall take effect immediately. Approved April 15, 1914.

CHAPTER 186.

An Act to amend an act entitled "An act to establish a thorough and efficient system of free public schools, and to provide for the maintenance, support and management thereof," approved October nineteenth, one thousand nine hundred and three.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Section 206 amended. 1. Amend section two hundred and eight of the act to which this act is an amendment so that it shall read as follows:

District school libraries.

208. The State Comptroller shall draw his warrant on the State Treasurer upon the order of the Public Library Commission and in favor of the custodian of the school moneys of a school district for the sum of twenty dollars for any public school situate in such district for which there shall have been raised by special district tax, subscription or entertainment a like sum to establish a school library, or to procure books of reference, school apparatus or educational works of art; and the further sum of ten dollars annually upon a like order, upon condition that there shall have been raised by special district tax, subscription or entertainment a like sum for the maintenance of such library for such year.

Allowanes.

Section 209 amended.

Rules and regulations.

2. Amend section two hundred and nine so that it shall read as follows:

209. The Public Library Commission shall adopt rules and regulations for the organization and

management of such libraries, and for the use and safekeeping thereof, and all selections of articles aforesaid, purchased in part by State funds, shall be approved in such manner as said commission may by rule direct.

3. In any school district in which there is more Central than one schoolhouse, or in which there is maintained a public library the Public Library Commission may consolidate and establish in one place the school libraries in such district.

4. Each school district may, in the manner pro- Additional vided by law for making appropriations for the sum for libraries. current expenses of the schools, appropriate such sums as may be necessary for the proper care and management of any library established under this act.

5. Any expense incurred by said commission in Payments. carrying into effect the provisions of this act, shall be paid by the State Treasurer, on the warrant of the State Comptroller, but no expense shall be incurred under the provisions of this section until an appropriation therefor shall have been made by the Legislature in the annual appropriation act.

6. This act shall take effect immediately.

Approved April 15, 1914.

CHAPTER 187.

An Act to amend an act entitled "A general act relating to boroughs (Revision of 1897)."

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section twenty-eight of the act to which this section 29 act is an amendment is hereby amended so as to read as follows:

Powers of council to pass, enforce, aiter or repeal ordinances for sundry purposes. 28. The council of said borough shall have power:

I. To pass, enforce, alter or repeal ordinances to take effect within the limits of said borough for the following purposes: To manage, regulate, protect and control the finances and property of the borough; to ascertain, establish and alter the grade and boundaries of the streets and roads in said borough and to regulate the use thereof; to declare what shall be considered nuisances in the streets, roads, lots and places in said borough; to prevent and remove all obstructions, encroachments, incumbrances and nuisances in and upon any street, road, or sidewalk, or other public place in said borough; to prescribe the manner in which corporations or individuals shall exercise any privilege granted to them in the use of any street, road or highway, or in digging up the same for any purpose whatever; to regulate the planting and protection of shade-trees in the streets and parks; to name and number the streets and houses: to provide for and enforce the removal of snow and ice from the sidewalks and gutters of streets by the owners of and occupants of the land fronting thereon, and to provide that in case of the refusal or neglect of said owner or occupant to comply with said ordinance that the council may cause the same to be done at the expense of said owner. and that the cost thereof as ascertained by said council, with interest thereon, shall be added to and form a part of the taxes next to be levied and assessed upon such lands, and shall be a lien upon said lands until paid; to prevent horses, cattle, sheep, swine, dogs, goats and other animals from running at large in said borough, and to provide for the impounding and sale of the same; to fix the fees to be paid to persons impounding animals, and the fees to be paid for the redemption of said animals to provide for the destruction of dogs running at large; to prevent immoderate or fast rid-

ing or driving on the streets or roads and public places in said borough; to regulate the use of the streets of the borough by street railway companies; to require such companies to lay and confine their tracks according to such grades of the streets as may be established by said council; to prevent riots, disturbances, breaches of the peace and disorderly assemblages in the streets or in any house or place in said borough; to prevent and suppress gaming-houses and houses of ill-fame, and to prohibit gaming for money or other valuable thing, to restrain or punish indecent or disorderly conduct or drunkenness, and restrain and punish all street beggars, mendicants, tramps and common prostitutes, and to suppress vice and immorality: to provide for the maintenance of the health of the borough; to establish, equip and regulate a police department, to adopt rules for its government, and fix and enforce penalties for the violation of said rules; to provide for the sewerage or drainage of the borough and for the laying of pipe for the conveyance of water or gas for private and public use in the streets, highways, alleys or beneath the sidewalks of said borough, and to regulate the same; to provide means for extinguishing fires in said borough and for the protection of property in said borough from destruction by fire; to establish, equip and regulate a fire department; to provide for and regulate the lighting of streets and public places of said borough, construction or purchase of suitable plants, works and machinery for supplying light for public or private use and for the maintenance and operation thereof, the protection of property from the encroachment of the sea, and the construction of public walks along any beach or ocean front, the construction and maintenance of public docks on tide-water, the erection, purchase or renting of a suitable building or buildings to be used as a borough hall or a lock-up for said borough, and for the safe and proper keeping and

care of the persons confined therein, the purchase, establishment and maintenance of public parks or squares; to license and regulate the use of stages, street cars, and other carriages and vehicles used for the transportation of passengers, baggage, merchandise, and goods and chattels of every kind, also to designate and select stands and places which cartmen and all other persons engaged in carying passengers, baggage and merchandise shall be privileged to occupy when soliciting business, and to prevent the occupying of other places for such purposes; to license or regulate the use of street sprinklers and of all vehicles used in any business or occupation for the purpose of soliciting orders or delivering goods within the limits of the borough; to license and regulate common criers, hawkers, peddlers, auctioneers, brokers, news stands, sweeps, scavengers, traveling and other street shows, street exhibitions. parades, circuses, all public places of amusement, shooting galaries, bowling alleys, billiard saloons, organ grinders, itinerant venders of medicines. remedies and merchandise, and to fix the license fees to be paid therefor, which may be imposed for the purpose of revenue; provided, that no person or persons shall be required to take out a license in order to sell at wholesale nor to sell any produce of his farm; to regulate or prohibit within the limits of the borough the discharge of guns, cannon, pistols and firearms of all sorts, and of air guns, sling-shots, and of all other missile-projecting devices and contrivances; to provide generally for the peace, quiet and good order of said borough and the welfare and protection of persons and property therein.

Proviso.

To appropriate moneys raised and fix penalties.

II. To appropriate from time to time the moneys raised for borough purposes, as hereinafter provided, or received from any other source, such sums as may be necessary for the proper carrying into effect of the provisions of this act;

and in all cases where by the provisions of this act the council shall have authority to pass ordinances on any subject, they may prescribe a penalty or penalties for the violation thereof, either by imprisonment in the borough lock-up or county jail, as may be designated by the council, not exceeding ninety days, or by a fine not exceeding one hundred dollars, and imprisonment in the borough lock-up or county jail, as may be designated by the council, not exceeding ninety days, in default of the payment of such fine; and it shall be lawful for the council to authorize and empower the officer before whom any person or persons offending may be brought, on conviction, to impose any fine in the discretion of such officer, to the maximum fixed in such ordinance or to imprison for any term less than the term fixed therein.

2. This act shall take effect immediately.

Approved April 15, 1914.

CHAPTER 188.

A Further Supplement to an act entitled "An act to regulate fees," approved April fifteenth, one thousand eight hundred and forty-six.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. Constables or court attendants of the coun- Salary of ties having a population of not less than one hundred thousand or more than one hundred and ants in cerforty thousand, according to the United States or State census, attached or assigned to the Circuit Court, Court of Oyer and Terminer and General Jail Delivery, Court of Common Pleas and General Quarter Sessions of the Peace in said counties, shall receive a salary of not less than seven hundred and fifty dollars per annum, to be paid

semi-monthly, which payment shall be in full and in lieu of all fees, mileage and other allowances heretofore allowed, which salary shall be fixed by the board of chosen freeholders of any such county upon the recommendation of the judge of the Court of Common Pleas of such county.

Repealer.

2. All acts and parts of acts inconsistent with the provisions of this act be and the same are hereby repealed, and this act shall take effect immediately.

Approved April 15, 1914.

CHAPTER 189.

An Act to amend an act entitled "An act respecting writs of error" (Revision of 1874), approved March twenty-seventh, one thousand eight hundred and seventy-four.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Section 18 amended.

1. Section eighteen of the act to which this act is an amendment is hereby amended to read as follows:

Writ of error to stay execution.

18. When a writ of error shall be issued pursuant to the laws of this State, directed to the Supreme Court, or to any Circuit Court or Court of Common Pleas, and presented to the court or to the presiding judge thereof, such writ of error shall stay execution; provided, the plaintiff in error shall within fifteen days after judgment is entered, unless, either before or after the expiration of said period of fifteen days, further time be granted by the court or presiding judge, file in the office of the clerk of said court such recognizance of bail duly taken as by law is or shall be required.

2. This act shall take effect immediately.

Approved April 15, 1914.

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Proviso.

CHAPTER 190.

A Supplement to an act entitled "A supplement to an act entitled 'An act for regulating public shows,' approved March twenty-ninth, one thousand eight hundred and seventy-four," approved March twenty-seventh, one thousand nine hundred and twelve.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. The act to which this act is a supplement shall Exception to not apply to moving-picture machines using only application of act. cellulose acetate films not more than one hundred feet in length nor more than one inch in width and not requiring more than five hundred watts of electric current to operate the arc, except when such machines are used or exhibited in theatres or public places of entertainment, regularly used as such, to which admission fees are charged.

2. This act shall take effect immediately.

Approved April 15, 1914.

CHAPTER 191.

A Supplement to an act entitled "An act for the assessment and collection of taxes," approved April eighth, one thousand nine hundred and three.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Hereafter no deduction for debt shall be al- No deduction lowed from the assessed value of any goods and

chattels in which the value inheres in and is supported by the thing or article itself.

2. This act shall take effect immediately.

Approved April 15, 1914.

CHAPTER 192.

An Act to authorize cities in this State to acquire lands by agreement with the owner or owners or by condemnation or otherwise, and to erect public slaughter houses thereon, and to provide for their care, maintenance and use and methods and means for the payment of the cost thereof.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Bond issue to establish municles! slaughter house.

1. It shall be lawful for the board or body having charge and control of the finances of any city in this State, in their discretion, by resolution, to authorize the issuing of bonds for the purpose of acquiring lands, within or without the corporate limits of such city, for and in the corporate name of such city, and erecting, establishing, equipping and furnishing public slaughter houses thereon, and to provide, by annual appropriation, an amount for the annual expenses and maintenance thereof, which amount shall be annually raised, levied and collected as other taxes in such city are now or may hereafter be raised, levied and collected; provided, that no public slaughter houses shall be erected without the corporate limits of any such city without the consent of the governing body of the municipality in which it is intended to erect such public slaughter house; it shall be lawful for the board or body having charge and control of the finances of such city, by resolution, to issue bonds, either registered or coupon, to an

Proviso.

amount not exceeding in all the sum of seventy- Amount. five thousand dollars, and to sell the same at public or private sale, but in no case for less than par. Said bonds shall be designated on their face "public slaughter house bonds," and shall recite that they are issued pursuant to the authority of this act, and of said resolution, and such recital shall be conclusive evidence of their validity and of the regularity of their issuance. All issues of bonds under this act shall be exempt from taxation, and shall draw such rate of interest, not to exceed five Bate. per centum per annum, and be issued in such sums, and be made payable in such periods, not to exceed thirty years, as the board having charge and Time. control of the finances of such city shall determine; they shall be executed under the corporate seal of such city, and the signature of the mayor and comptroller or other financial official. To redeem sinking tund. any and all bonds issued under the provisions of this act the board or body having charge and control of the finances of such city shall establish a sinking fund of not less than two per centum per annum of the par amount of all bonds issued thereunder to be annually raised, levied and collected as other taxes in such city are now or may hereafter be collected. The money derived from such Proceeds sale or sales and from such issues of bonds shall be used either for the purchase of suitable lands for public slaughter houses, and for the erection, establishment, equipment and furnishing of suitable public slaughter houses thereon, or for the erection, establishment, equipment and furnishing of public slaughter houses on lands now owned by such city. The purchasers of said bonds shall not be required to inquire as to the necessity for the issuance thereof, nor as to the application of the proceeds. The power to acquire lands, or rights Right to or interests in lands within or without the boundaries of such city which may be deemed necessary for the erection and operation of public slaughter

houses shall include the right to purchase in each instance, at such price as agreed upon by the owner or owners of lands, or interest or interests therein, in the judgment of the board or body having charge and control of the finances of such city, is fair and reasonable, and if such board or body having charge and control of the finances of such city cannot agree with such owner or owners, the power to condemn and take in the proper corporate name of such city such land or lands, or interests therein, for the uses herein prescribed, upon compensation therefor ascertained and paid or tendered as provided by the general laws of this State relating to the condemnation of lands and

Condemnation may be had.

public uses.

Procure suitable building.

2. The board or body having charge and control of the finances of any city in this State, in their discretion, may acquire by lease or otherwise a building or buildings in such city which, in their judgment, is suitable for the purpose of conducting therein a public slaughter house, and equip and furnish, rent and maintain and operate the same, and provide therefor by annual appropriation an amount necessary for the annual expense thereof, which amount shall be annually raised, levied and collected as other taxes in such city are now or may hereafter be levied and collected.

Rules and regulations.

Proviso,

- 3. The board or body having charge or control of the finances of any city in this State, erecting or conducting public slaughter houses under this act, shall have the power to make such reasonable rules and regulations governing the maintenance and use of such public slaughter houses, and to fix such reasonable fees for the use thereof as to them shall seem proper and just; provided, however, that chapter 295, laws of 1910, be and the same hereby is made applicable to slaughter houses operated or proposed to be operated under this act.
 - 4. This act shall take effect immediately. Approved April 15, 1914.

CHAPTER 193.

An Act to authorize cities in this State to acquire unimproved lowland, within or without the corporate limits of such cities, either by purchase or condemnation, for a public dump, and to issue bonds to provide funds therefor.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. It shall be lawful for any second class city in Dumples this State to acquire unimproved lowland, within or without the corporate limits of such city, either by purchase or condemnation, for the purpose of supplying a place of deposit for the indestructible waste collected in such city; provided, however, Proviso. that no land shall be acquired for the purpose aforesaid, without the corporate limits of such city, without the consent of the governing body and of the board of health respectively of the municipality in which such land is situate.

2. To provide for the payment of the cost and Bonds may expense of acquiring such land, the board or body having charge of the finances of such city shall have power to provide for the issuance and sale of bonds in such amount as to said board or body may seem advisable; provided, however, that the Proviso. amount of bonds issued under the authority of this act and outstanding shall not, at any time, exceed the sum of one hundred thousand dollars. Said bonds shall bear such rate of interest, not exceeding five per centum per annum, and be payable at Rate. such places and at such times, not exceeding thirty Time. years from their date, and be in such form, and be executed in such manner as said board or body shall by resolution determine. They shall be sold

Use of proceeds.

for not less than their par value in the manner provided by law for the advertisement and sale of municipal bonds. The proceeds, including premiums, if any there be, resulting from the sale of such bonds shall be appropriated by said board or body for or applied to the payment and discharge of any expenses or obligations of such city theretofore or thereafter incurred in acquiring land as authorized by this act. The purchasers of said bonds shall not be required to inquire as to the necessity for the issuance thereof, nor as to the application of the proceeds.

Sinking fund.

- 3. Whenever bonds shall be issued under the authority of this act by any city, such city shall provide for a sinking fund which shall be deemed sufficient to redeem such bonds at maturity, and it shall be the duty of the proper authorities of such city by taxation to provide for the payment of the principal and interest as the same shall fall due.
 - 4. This act shall take effect immediately. Approved April 15, 1914.

CHAPTER 194.

An Act to amend an act entitled "An act concerning railroads (Revision of 1903)," approved April fourteenth, one thousand nine hundred and three.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Section 40

1. Section forty of the act of which this act is amendatory be and the same is hereby amended so as to read as follows:

State officials entitled to passes.

40. The Governor, Chancellor, Vice-Chancellors, the justices of the Supreme Court and judges of

the Court of Errors and Appeals, judges of the Circuit Court, Attorney-General, Secretary of State, assistant Secretary of State, State Treasurer, deputy State Treasurer, State Comptroller, deputy State Comptroller, clerk in Chancery, deputy Clerk in Chancery, clerk of the Supreme Court, deputy clerk of the Supreme Court, Adjutant-General, Quartermaster-General, the secretary to the Governor, the executive clerk, clerk to the school fund, State Librarian, Custodian and assistant Custodian of the Capitol, State Prison Keeper, supervisor of the State Prison, superintendent of the New Jersey Reformatory, the Commissioner of Education, the assistant Commissioners of Education, the members of the Board of Fish and Game Commissioners, its secretary and protectors, Commissioner of Banking and Insurance, Commissioner of Charities and Corrections, parole agent of the New Jersey State Prison, chief parole officer of the New Jersey State Home for Boys, chief parole officer of the New Jersey Reformatory, field parole officer of the New Jersey Reformatory, parole officer of the New Jersey State Home for Girls, State Prison inspectors, general agent and agents of the State Board of Children's Guardians, Commissioner of Public Roads, chief of the Bureau of Labor and Statistics, deputy chief of the Bureau of Labor and Statistics, Commissioner of Labor, assistant Commissioner of Labor, the members and clerk of the State Board of Equalization of Taxes, the members and secretaries of the State Board of Assessors, the members of the State Water-Supply Commission, its secretary and engineer, the members of the Public Utilities Commission, its secretary and inspector, State Supervisor of Public Roads, State Geologist, members of the Civil Service Commission, its chief examiner and secretary, Commissioner of Inland Waterways, chief of the Bureau of Shell Fisheries, members and secretary

Certificate issued in card form.

Use

Penalty for loaning pass.

Illegal use of pass. of the State Board of Health, the members of the Riparian Commission, the secretary and engineer thereof, the members and officers of both houses of the Legislature of this State, the members of Congress and United States Senators, during their respective terms of office or employment, shall pass and repass, free of charge, over any and all railroads now or hereafter operated in this State. within the borders of this State. The Secretary of State shall issue a certificate in card form, under the seal of the State of New Jersey, to each and every person designated in this section. shall bear the title of such person's office or state the capacity in which he is employed by the State, the date of issuance to such person and the date of expiration of such person's office or employ-Such certificate shall be signed by the Secretary of State and the holder shall endorse his name on the back thereof. Said certificate shall be produced and shown on request of the conductor or person in charge of the train on which such person is riding, and such presentation as aforesaid shall entitle the person to whom it is issued to pass and repass, without payment of fare, over any and all railroads in the State of New Jersey, within the borders of said State. Any person mentioned in this act loaning such certificate shall be subject to a fine of one hundred dollars and costs, to be recovered in an action of debt. in the name of the State of New Jersey, such fine, when recovered, to be paid into the treasury of the State, and in case of failure to pay such fine shall be committed to the county jail for a period not exceeding thirty days, and any such loaning of a certificate shall be a good and sufficient reason for the Secretary of State to revoke such certificate, and he is hereby empowered so to do. Any person who shall use or attempt to use a certificate belonging to another shall likewise be subject to the penalty prescribed by this section.

railroads over whose lines such certificate is used are expressly empowered through their agents to take up any certificate presented by any person other than the person to whom it is issued and return the same to the Secretary of State with a report of such misuse. Upon such report the Secretary of State shall, upon the opinion of the Attorney-General, either restore such certificate or cause the same to be cancelled, and no certificate shall again be issued to the holder of a certificate once cancelled, except by express action on the part of the Secretary of State and the Attorney-General. When the term of office or period of Return past employment of any person or persons mentioned at expiration of term. in this section expires, he shall return at once to the Secretary of State the certificate issued to him in accordance with the provisions of this section, and for failure so to do, shall be liable to a penalty of twenty-five dollars, to be recovered in an action of debt in the name of the State of New Jersey. such penalty, when collected, to be paid into the State treasury. Nothing herein contained shall Existing in any way modify or alter any charter or statute not affected. obligation already existing imposed upon any railroad to pass and repass, free of charge, any officer or employee of this State.

2. This act shall take effect immediately. Approved April 15, 1914.

CHAPTER 195.

An Act to amend the title of an act entitled "An act to provide for the legal commitment of any wayward female or females, convicted of a misdemeanor, or high misdemeanor, or adjudged to be a disorderly person or persons, to any charitable institution in this State maintained for the reformation of wayward females," approved February twenty-sixth, nineteen hundred and thirteen, by inserting in such title the words "or adjudged to be a juvenile delinquent," and to amend the body of said act.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. The title of the act of which this act is amendatory be and the same hereby is amended so that it shall read as follows:

New title.

Title amended.

> "An act to provide for the legal commitment of any wayward female or females convicted of a misdemeanor, or high misdemeanor, or adjudged to be a disorderly person or persons, or adjudged to be a juvenile delinquent, to any charitable institution in this State maintained for the reformation of wayward females."

Section 1 amended.

Wayward

2. Section one of the act of which this act is amendatory be and the same hereby is amended so that it shall read as follows:

1. Wherever in this State there shall be or may females com-mitted to renow be, an institution or institutions maintained for the reformation of wayward females, any female or females convicted of a misdemeanor, or high misdemeanor, or who may or shall be adjudged to be a disorderly person or persons, or a juvenile delinquent, the judge of the Court of Quarter Sessions or Special Sessions, or Juvenile

formatory institutions.

Court of any county, or any magistrate having jurisdiction in the premises, may, after due conviction had, make a valid and legal commitment of such female to such institution, instead of committing such female to the county jail, penitentiary or

other penal institution.

3. Where the females so as aforesaid committed Term of shall be over the age of fourteen years, but under the age of twenty-one years, then the commitment shall be until such female shall arrive at the age of twenty-one years, unless sooner discharged by the court making such commitment; if, however, the female be of the age of eighteen years or upwards, then the commitment shall be for a term not exceeding five years, as shall be directed in writing by the judge or magistrate making such commitment, as the case may be, unless in any case the female so committed be sooner discharged by the court making the commitment or by those managing such institution; provided, however, that due re- proviso. gard shall be had for the child's religious persuasion, and that no commitment made under this act, which shall recite the facts upon which it is based, shall be deemed or held to be invalid by reason of any imperfection or defect in form.

4. This act shall take effect immediately.

Approved April 15, 1914.

CHAPTER 196.

An Act to amend an act entitled "An act to provide for the drainage of lands," approved June nineteenth, one thousand eight hundred and ninety.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Sections 1, 2 and 8 amended.

1. Sections one, two and three of an act entitled "An act to provide for the drainage of land," approved June nineteenth, one thousand eight hundred and ninety, be and the same hereby are amended to read as follows:

Retaining dra lla authorised.

1. In any town or township of this State in which any meadow, swamp or other land, improved or otherwise, are so situate that they cannot be sufficiently drained without clearing out, cutting down, widening, straightening, or building on either side thereof retaining walls of any material, the beds of creeks or natural watercourses therein, it shall be lawful for the township committee or other legislative or governing body of such application in writing town or township, on therefor or on the motion of the township committee or other legislative or governing body of such town or township, to provide for the clearing out, cutting down, widening, straightening or building therein retaining walls on either side the beds of such creek or natural watercourse.

Water course cleaned out.

2. It shall be lawful for the township committee or other legislative or governing body of such town or township, by ordinance, to cause the bed of such creek or natural watercourses to be cleared out, cut down, straightened, widened or have built Betaining wall therein on either side thereof retaining walls of such material as the said body may determine, and

to take and appropriate the lands and real estate necessary therefor, upon making compensation to the owners thereof, in the same manner and in like proceedings as the cases where the land is taken for the construction of a sewer, drain or culvert

in such municipality.

3. If in deepening, straightening, widening, compensation building therein retaining walls or otherwise altering the bed of any creek or natural watercourse. or removing any dam, floodgate or other obstruction therefrom, under and by virtue of the provision of this act, any owner of land or tenant thereof shall sustain damage, compensation therefor shall be made to such owner or tenant, and the same proceedings shall be had in relation to any awards for such damages as in cases where lands are taken, and any such award or awards shall form part of the cost, damages and expenses for the naking of any improvement herein provided for.

for damages.

2. All acts or parts of acts inconsistent with the Bepealer. provisions of the foregoing act are hereby repealed and this act shall take effect immediately. Approved April 15, 1914.

CHAPTER 197.

A Supplement to an act entitled "A supplement to an act entitled 'An act to regulate elections (Revision of 1898),' approved April fourth, one thousand eight hundred and ninety-eight," which supplement was approved April nineteenth, one thousand nine hundred and eleven.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Hereafter, whenever any question or propo- submitted to vote mailed sition shall be submitted to the people of the State bellots.

Propositions

Po-tion of statute or constitution to be changed

constitution be changed given.

Attorneygeneral to supply copy.

at any primary, special or general election, there shall be mailed to each registered voter in the same envelope with the sample ballot, and in the manner provided in the act to which this is a supplement for the mailing of sample ballots, a printed copy of the act of the Legislature or constitutional amendment which is so submitted. When the act of the Legislature submitted is an amendment or supplement to a statute of this State, there shall be printed and mailed to each registered voter as hereinbefore provided, in addition to the copy of the act submitted, such portion of the statute to which the same is an amendment or supplement as shall be necessary to clearly disclose to the voter the relation of the act submitted to the existing statute law. When a constitutional amendment is submitted, there shall be printed and mailed to each registered voter as hereinbefore provided, in addition to the copy of the constitutional amendments submitted, such portion of the constitution as shall be necessary to clearly disclose to the voter the relation of the amendment submitted to the existing constitution. - Whenever, under the provisions of this act, it shall be necessary to mail to the voters any portion of the statute law of the State, or any portion of the State constitution, it shall be the duty of the Attorney-General to designate by writing filed with the Secretary of State what portion of the statute law or State constitution shall be so printed and mailed. The Attorney-General, in place of or in addition to designating any portion of the statute law or State constitution to be so printed and mailed, may if he deem proper make a summary statement of the existing law or constitutional provisions upon the subject so far as necessary to inform the voters of the effect which the adoption or rejection of the question or proposition submitted to them will have upon said statute law or State constitution. and the mailing of such summary statement shall

be a compliance with the provisions of this act. Whenever an amendment to the constitution or to How matter a statute is mailed as aforesaid, such part thereof in print. as is new and is not contained in the then existing constitution or statute shall be underscored, and if any portion of the existing law or constitution is to be omitted in the proposed amendment, such portion shall be enclosed in brackets in the printed copies of the existing law or constitution so mailed; and there shall be annexed a note explaining the significance of the brackets and underscoring.

2. The Secretary of State shall cause to be Printed matter furnished printed, and at least ten days before any primary, by secretary special, or general election at which any question county clerks. or proposition is to be submitted, shall deliver to each county clerk a number of copies of the printed matter to be mailed as hereinbefore required, at least twenty per centum greater than the number of registered voters in the county. Each county clerk shall notify the Secretary of State of the number of copies required for his county.

3. The boards, bodies, or officers now charged Expenses. with the duty of defraying the expenses of conducting primary, special, and general elections shall pay any additional expense made necessary by or provided for in this act.

4. All acts and parts of acts inconsistent here Repealer.

with are hereby repealed.

5. This act shall take effect immediately.

Approved April 15, 1914.

CHAPTER 198.

An Act to authorize religious, educational or charitable corporations, associations, the officers or trustees thereof, to confirm sales of lands and tenements which have heretofore been granted, conveyed or devised to them upon a trust or trusts for specific uses or purposes, or devoting the rents, issues and profits to specific uses and purposes, and which have heretofore been sold and conveyed.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Right of certain associations to deed property devised for specific purposes.

1. Whenever any religious, educational or charitable corporation, association or the officers and trustees thereof have heretofore sold and conveyed lands and tenements which have heretofore been granted, conveyed or devised to them upon a trust or trusts for specific uses and purposes, or devoting the rents, issues and profits to specific uses and purposes, and the proceeds of such sale and convevance have been received by such religious, educational or charitable corporation, association, or the officers or trustees thereof, and applied to the same purpose for which such land and tenements had been granted, conveyed or devised, it shall be lawful, and such religious, educational or charitable corporation, association, or the officers or trustees thereof, shall have power, and they are hereby authorized and empowered to confirm the sale and conveyance of such property, and such sale and conveyance of such property, when so confirmed by the execution and delivery of a deed or other instrument properly executed by such religious, educational or charitable corporation, association or the officers or trustees thereof, shall

Validity of

be valid and effectual and shall vest in the person to whom the original sale and conveyance of such property was made, his heirs, executors, administrators, successors or assigns, the title to such lands and tenements to the same extent as such original sale and conveyance would have done had such lands and tenements not been impressed with a trust or trusts for specific uses and purposes or devoting the rents, issues and profits thereof to such specific uses and purposes.

2. This act shall take effect immediately.

Approved April 15, 1914.

CHAPTER 199.

An Act to defray the incidental expenses of the Legislature of New Jersey for the session of one thousand nine hundred fourteen.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. It shall be lawful for the Treasurer of the Treasurer State of New Jersey to pay, upon the warrant of authorised the Comptroller, to the several persons hereinafter amounts. named, the following amounts, that is to say:

Item No. 1. To each clergyman, for opening the sessions of the Senate and House of Assembly, with prayer, during the session of one thousand nine hundred fourteen, ten dollars

Item No. 2. To each officer of the Senate and House of Assembly of the session of one thousand nine hundred thirteen, who were present and rendered service in opening the session of one thousand nine hundred fourten, ten dollars

\$10 00

\$10 00

Item No. 3. To Stoll Blank Book and Stationery Co., for stationery and for rental of typewriters furnished the Senate, for the session of one thousand nine hundred fourteen, thousand one hundred seventy-seven \$1,177 20 dollars and twenty cents, Item No. 4. To the Albert Datz Company, for stationery furnished the Senate, for the session of one thousand nine hundred fourteen, one thousand sixty-four dollars and ten \$1,064 10 cents. Item No. 5. To State Gazette Publishing Co., for stationery furnished the Senate, for the session of one thousand nine hundred fourteen, thirty-\$31 80 one dollars and eighty cents. Item No. 6. To MacCrellish & Quigley, for calendars, minute books, et cetera, furnished the Senate, for the session of one thousand nine hundred fourteen, one hundred sixty-nine dollars \$169 25 and twenty-five cents, Item No. 7. To L. N. Clayton, for brushes and twine furnished the Senate, for the session of one thousand nine hundred fourteen, seventyfive dollars and fifty cents. \$75 50 Item No. 8. To Delaware and Atlantic Telegraph and Telephone Co., for telephone service furnished the Senate, for the session of one thousand nine hundred fourteen, fifty-two dol-\$52 29 lars and twenty-nine cents, Item No. 9. To A. L. Clark, for services rendered engrossing blank

oaths of Senators and Members of the House of Assembly and officers of the one hundred and thirty-eighth

Legislature, for the session of one thousand nine hundred fourteen, one hundred dollars, Item No. 10. To Legislative News Bureau, for synopsis of bills introduced, furnished the Senate, for the	\$100 00
session of one thousand nine hundred fourteen, one hundred dollars,	\$100 00
Item No. 11. To Edward J. Hart, for additional services rendered the Com-	
mittee on Appropriations and for	
stenographic services rendered the Senate, for the session of one thou-	
sand nine hundred fourteen, one hun-	4150.00
dred fifty dollars, Item No. 12. To William L. Dill, for	\$150 00
services rendered indexing Journal of	
the Senate for the Special Sessions of	•
one thousand nine hundred thirteen, for the Senate, for the session of one	
thousand nine hundred fourteen, one	
hundred fifty dollars,	\$150 00
Item No. 13. To William M. Wright, for services rendered the Stationery	
and Incidental Committee of the Sen-	
ate, for the session of one thousand	
nine hundred fourteen, two hundred	4004 00
dollars,	\$200 00
Item No. 14. To Owen W. Kite, for services rendered the Joint Committee	
on Appropriations in preparation of	
the annual and supplemental appro-	
priation bills, for the session of one	
thousand nine hundred fourteen, five hundred dollars.	\$500 00
Item No. 15. To Elizabeth Schlotten-	φυσο σο
meier, for services rendered members	
of the Legislature as telephone oper-	
ator, for the session of one thousand nine hundred fourteen, fifty dollars,	\$50 00
mino nunuita itui teen, nity dellais,	ψου σο

Item No. 16. To James M. Glenn. for postage for bills mailed for Senators, for the Special Sessions of one thousand nine hundred thirteen and for postage on bills mailed for Senators, for the session of one thousand nine hundred fourteen, three hundred sixty-six dollars and twenty cents, **\$366** 20 Item No. 17. To John A. Dobbins, for postage for bills mailed for Senators, for the session of one thousand nine hundred fourteen, twenty-\$28 40 eight dollars and forty cents, Item No. 18. To Harvey F. Rorbach. for services rendered members of the Legislature as Postmaster, for the session of one thousand nine hundred fourteen, one hundred dollars. \$100 00 Item No. 19. To G. C. Skillman, for services rendered in preparation of the Incidental Bill of the Legislature, for the session of one thousand nine hundred fourteen, twenty-five \$25 00 dollars, Item No. 20. To Stoll Blank Book and Stationery Co., for stationery supplies furnished the House of Assembly, for the session of one thousand nine hundred fourteen, two thousand one hundred fifty-three dollars and thirty-five cents. **\$2.153** 35 No. 21. To MacCrellish **Item** Quigley, for calendars, minute books, etc., furnished the House of Assembly, for the session of one thousand nine hundred fourteen, three hundred fifty-five dollars and fifty cents. **\$**355 50 Item No. 22. To Matthias Plum, for stationery supplies furnished the

House of Assembly, for the session

of one thousand nine hundred four- teen, eighty-five dollars and sixty- five cents, Item No. 23. To Dwyer Bros., for sta- tionery supplies furnished the House of Assembly, for the session of one	\$ 85 65	
thousand nine hundred fourteen, forty-one dollars and eighty cents, Item No. 24. To Delaware and Atlantic Telegraph and Telephone Co., for telephone service furnished the	\$41 80	
House of Assembly, for the session of one thousand nine hundred four- teen, thirteen dollars and nine cents, Item No. 25. To Joseph F. Galvin, for services rendered the House of Assembly in drawing floor plans of	\$13 09	
the House of Assembly, for the session of one thousand nine hundred fourteen, fifteen dollars, Item No. 26. To Leonard Pikaart, for services rendered as stenographer to the Minority of the House of Assem-	\$15 00	
bly, for the session of one thousand nine hundred fourteen, five hundred dollars, Item No. 27. To T. F. Fitzgerald, for five hundred thirty copies of the Manual of the Legislature for the	\$500 00	
year one thousand nine hundred four- teen, furnished the House of Assem- bly, for the session of one thousand nine hundred fourteen, five hundred thirty dollars,	\$530 00	
Item No. 28. To Legislative News Bureau, for synopsis of bills introduced, furnished the House of Assembly, for the session of one thousand, nine hundred fourteen, one hundred forty dollars,	\$140 00	

Item No. 29. To Mark F. Phillips, for expenses incurred for postage, telephone charges and stenographic services, et cetera, furnished the House of Assembly for the Special Sessions of one thousand nine hundred thirteen and the session of one thousand nine hundred fourteen, one hundred dollars,

Item No. 30. To the Van Note Typewriter Inspection Co., for overhauling typewriters for the House of Assembly, for the session of one thousand nine hundred fourteen, fifteen

dollars and five cents,

Item No. 31. To Benj. F. S. Brown, for stationery supplies furnished the House of Assembly, for the session of one thousand nine hundred fourteen, eleven dollars and two cents,

Item No. 32. To William L. Chesney, for stationery supplies furnished the House of Assembly, for the session of one thousand nine hundred fourteen, seventeen dollars and three

cents.

Item No. 33. To Harry G. VanNote, for postage, expressage, telegraph and telephone charges, for the House of Assembly, for the session of one thousand nine hundred fourteen, twenty-three dollars and seventy-five cents,

Item No. 34. To James Brian, for services rendered the Members of the Legislature as Telephone Messenger, for the session of one thousand nine hundred fourteen, twenty-five dollars,

Item No. 35. To John Multop, for services rendered the Legislature, for

\$100 00

\$15 05

\$11 02

\$17 03

\$23 75

\$25 00

the session of one thousand nine hundred fourteen, one hundred dollars, Item No. 36. To Francis J. Scanlon, for extra services rendered as Assistant Clerk of the House of Assembly, for the House of Assembly, for the	\$100 00
session of one thousand nine hundred fourteen, fifty dollars, Item No. 37. 'To James F. Doody, for expenses incurred for postage, et cetera, for the House of Assembly, for the session of one thousand nine	\$ 50 00
hundred fourteen, three hundred ten dollars, Item No. 38. To Richard F. Barn- well, for expenses incurred and for extra services rendered the House of Assembly, for the session of one thou-	\$310 00
sand nine hundred fourteen, ninety- five dollars, Item No. 39. To Jos. E. Guinee, for expenses incurred and for extra ser- vices rendered the House of Assem- bly, for the session of one thousand nine hundred fourteen, ninety-five	\$95 00
dollars, Item No. 40. To William Valentine, for services rendered as postmaster for the House of Assembly, for the session of one thousand nine hundred	\$ 95 ₀ 00
fourteen, one hundred dollars, Item No. 41. To Francis J. Dunnion, for services rendered for tuition and supervision of file clerks of the House of Assembly, for the session of one thousand nine hundred fourteen,	\$100 00
eighty-five dollars, Item No. 42. To Emanuel Jaffey, for services rendered as assistant to the Supervisor of Bills of the House of	\$85 00

Assembly, for the session of one thousand nine hundred fourteen, one		
hundred dollars,	\$100	00
Item No. 43. To Michael J. Morgan,		
for services rendered as a file clerk		
for the session of nineteen hundred		
and fourteen, three hundred dollars,	\$300	ω
	φυνν	w
Item No. 44. To Hugo Krause, for		
services rendered as a file clerk, for		
the session of nineteen hundred and		
fourteen, three hundred dollars,	\$300	00
Item No. 45. To Joseph McMahon, for		
services rendered as a file clerk, for		
the session of nineteen hundred and		
	\$300	M
fourteen, three hundred dollars,	φουυ	w
Item No. 46. To Fred Woeckner, for		
services rendered as a clerk to com-		
mittee, for the session of nineteen		
hundred and fourteen, three hundred		
and fifty dollars,	\$ 350	00
2. This act shall take effect immediately.		•
2. Imb act bhair take effect immediately.		

Disallowed.

I hereby approve of the foregoing bill, except as to items 36, 38, 39, 40, 41, 42, 43, 44, 45, and 46, which are hereby disapproved.

Approved April 15, 1914.

CHAPTER 200.

A Supplement to an act entitled "An act making appropriations for the support of the State government and for the several public purposes for the fiscal year ending October thirty-first, one thousand nine hundred and fourteen," approved April tenth, one thousand nine hundred and thirteen.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. The following sums, or so much thereof as Supplemental may be necessary, be and they are hereby appropriated out of the State fund for the several purposes herein specified, and for supplying deficiencies in former appropriations for the fiscal year ending October thirty-first, one thousand nine hundred and fourteen:

1.

GROLOGICAL SURVEY.

For additional allowance for services and ex- Geological penses of the department of the geological survey, including the continuance of forestry investigations and expenses in connection with the publication of the reports and maps of the geological survey, one thousand dollars.

FOREST PARK RESERVATION COMMISSION.

For additional allowance for the use of the State Forest park Board of Forest Park Reservation Commissioners, for the purpose of carrying out the provisions of chapter one hundred and twenty-three, laws of one thousand nine hundred and six, and chapter seventy-four, laws of one thousand nine hundred and nine, two thousand five hundred dollars.

SANATORIUM FOR TUBERCULOUS DISEASES.

For additional allowance for maintenance, four Sanatorium at thousand dollars:

For additional enlargement of the dining-room sufficient to care for one hundred additional patients, with a second story to be equipped as a dormitory for female employees, ten thousand dollars.

For changes in the heating system of the service building, dining-rooms, store-room shacks, seven hundred dollars.

For amount due E. I. Eyears, for court searches,

ten dollars.

For William C. Gebhardt, Clerk of the Supreme Court, for Supreme Court searches, three dollars and seventy-four cents.

For furniture for the infirmary building, one

thousand five hundred dollars.

For amount due J. J. Hockenjos and Company, for paint, one hundred forty-one dollars and seventy-nine cents.

4.

COMMISSION FOR AMELIORATING THE CONDITION OF THE BLIND.

Blind.

For additional allowance for the purpose of carrying out the provisions of chapter one hundred and thirty-six, laws of one thousand nine hundred and nine, eight hundred dollars.

For additional home teacher and extension of home teaching in rural districts, one thousand four

hundred dollars.

5.

BOARD OF PUBLIC UTILITY COMMISSIONERS.

Utility Commission

For additional allowance for salaries and expenses of the Board of Public Utility Commission-

ers, fifteen thousand dollars.

The unexpended balance of the appropriation made in the last paragraph of item number nine in the act to which this act is a supplement, is hereby transferred under this account; provided,

such transfer is authorized by enactment of the present session of the Legislature.

6.

COUNTY BOARDS OF TAXATION.

For additional allowance for salaries of mem- county tax bers of the county boards of taxation, one thousand two hundred and fifty dollars.

STENOGRAPHIC REPORTERS.

For additional allowance for amount to be re- netund for funded to various counties in this State for salaries of stenographic reporters appointed by the justices of the Supreme Court, pursuant to chapter eighty-one of the laws of one thousand nine hundred and one, two hundred forty-five dollars and eighty-four cents.

CIVIL SERVICE COMMISSION.

For additional allowance for salaries and ex- Civil service. penses of the Civil Service Commission, three thousand five hundred dollars.

The said commission is authorized to expend the sum hereby appropriated or so much thereof as may be necessary, and any unexpended moneys appropriated by the act to which this act is a supplement, notwithstanding any express or implied limitation upon such expenditures contained in section six of chapter one hundred and fifty-six of the laws of one thousand nine hundred and eight.

STATE HOSPITALS.

For additional allowance for medical examina- Examination tion of insane convicts, one hundred and fifty of Insane dollars.

10.

COUNTY LUNATIC ASYLUMS.

County Asylums. For additional allowance for support of county patients in the Hudson county lunatic asylum, two thousand dollars.

In the Passaic county lunatic asylum, five thousand dollars.

In the Gloucester county lunatic asylum, three hundred and fifty dollars.

11.

REFUNDING TAXES ON MISCELLANEOUS CORPORATIONS.

Refund taxes improperly levied. For additional allowance for taxes improperly levied upon or paid by corporations, to be refunded, pursuant to law, one thousand dollars.

To the Montgomery Light and Water Power Company, for the purpose of refunding duplicate payment of tax levied against said company for the year one thousand nine hundred and thirteen, said company having twice paid the State franchise tax, on June twenty-fifth and July seventh, one thousand nine hundred and thirteen, two thousand dollars.

12.

ADVERTISING.

Advertising.

For additional allowance for advertising proclamations issued by the Governor, notices of the Attorney-General in relation to delinquent miscellaneous corporations, and notices of the Comptroller in regard to public printing, et cetera, one thousand dollars.

13.

VILLAGE FOR EPILEPTICS.

Epileptic

For extension of sewer and water systems, fire hydrants and repair of disposal plant, five thousand dollars.

14.

STATE AGRICULTURAL COLLEGE

For short courses in agriculture, summer session, eight thousand dollars.

15.

AGRICULTURAL EXPERIMENT STATION.

For additional allowance for printing bulletins Experiment of the Agricultural Experiment Station, two thousand dollars.

For additional allowance for the maintenance and operation of the department of poultry husbandry, pursuant to chapter fifty-two, laws of one thousand nine hundred and eleven, two thousand dollars.

For buildings, fences and equipment in the department of poultry husbandry, one thousand five hundred dollars.

For the purpose of carrying into effect the provisions of chapter three hundred and sixty-four, laws of one thousand nine hundred and thirteen, five thousand dollars.

All fees and receipts of the experiment station received under the provisions of chapters two hundred and eighteen, and one hundred and seventynine, laws of one thousand nine hundred and twelve, are hereby appropriated for the uses and purposes expressed by said chapters.

16.

PENSIONS.

For additional allowance for amount required to Pensions. pay pensions, pursuant to various acts relative thereto irrespective of any provision therein that pensions shall be made in the appropriation or tax levy for the department of the public service from

which the pensioner shall be so retired, two thou-

sand eight hundred and fifty dollars.

For allowance to Walter B. English, a pensioner of this State, as commutation for two hands lost at Trenton, New Jersey, October twenty-fifth, one thousand eight hundred and ninety-nine, one hundred dollars.

17.

STATE HOSPITAL AT MORRIS PLAINS.

Morris Plains asylum.

For additional allowance for salaries of officers, one thousand four hundred and fifty dollars.

For additional allowance for insurance premiums, three thousand five hundred dollars.

For surgical room, two thousand dollars.

To reimburse Dr. M. A. Curry for expenses incurred in transferring two patients to Chicago, Illinois, two hundred twenty-two dollars and tencents.

For materials for hog pens, one thousand two hundred dollars.

To Newark Evening News, for advertising, seventy-one dollars and fifty-four cents.

For constructing basement dining-room and equipping same, one thousand five hundred dollars.

For new building or buildings to relieve overcrowded condition, twenty thousand dollars.

18.

COMMISSIONERS OF THE PALISADES INTERSTATE PARK.

Palisades park. For additional allowance for expenses incurred by the Commissioners of the Palisades Interstate Park, five thousand dollars; said expenses to be approved by the Governor.

19.

SEA GIRT COTTAGE.

Governor's cottage.

For maintenance of cottage at Sea Girt and entertainment therein, three thousand dollars.

For repairs and alterations to, and for furniture and furnishings for, the cottage at Sea Girt, one thousand two handred dollars.

20.

OFFICE OF THE COMPTROLLER, DEPARTMENT OF ACCOUNTS.

For additional allowance for salaries of assist- comptroller ants and additional help, three thousand five hundred dollars.

For additional allowance for traveling expenses of assistants and additional help and incidental office expenses, one thousand two hundred and fifty dollars.

21.

OFFICE OF THE TREASURER.

For additional allowance for postage, express- Treasures. age and other incidental expenses for the office of the Treasurer, three hundred and fifty dollars.

For premium on surety bond of the State Treasurer, seven hundred and fifty dollars.

22.

PUBLIC LIBRARY COMMISSION.

For additional allowance for the purpose of carrying into effect the provisions of chapter sixtytwo, laws of one thousand nine hundred; for clerical assistants, necessary traveling expenses and other expenses incurred by the commission, including the cost of conducting a summer school in library training or library institutes, and for carrying into effect the provisions of chapter one hundred and seventy-five, laws of one thousand eight hundred and ninety-eight, and its supplements, providing for the establishing and maintenance of a system of traveling libraries, and for the pur-



pose of carrying into effect the provisions of chapter one hundred and fifteen, laws of one thousand nine hundred and six, one thousand two hundred and twenty dollars.

23.

OFFICE OF THE CLERK OF THE SUPREME COURT.

Supreme Court clerk. For additional allowance for compensation for clerical services in the office of the Clerk of the Supreme Court, one thousand eight hundred and seventy-five dollars.

24.

COURT OF PARDONS.

Court of pardons.

For additional allowance for compensation for judges of the Court of Pardons, three thousand dollars.

For additional allowance for compensation of subordinate officers and incidental expenses, five hundred dollars.

25.

LAW AND EQUITY REPORTS.

Legal reports.

For additional allowance for the publication of the law reports, two thousand five hundred dollars.

26.

STATE HOSPITAL AT TRENTON.

Trenton asylum.

For the erection of a house of detention for convict or criminal insane, pursuant to chapter two hundred and sixty-one, laws of one thousand nine hundred and eleven, forty-eight thousand dollars.

For additional allowance for patients, being the amount earned in excess of the amount appropriated therefor, for the fiscal year ending October thirty-first, one thousand nine hundred and thir-

teen, sixteen thousand nine hundred twenty-nine dollars and ninety-nine cents.

For additional land for burial purposes, two

thousand five hundred dollars.

For fire insurance premiums, two thousand eight hundred dollars.

27.

STATE BOARD OF CANVASSERS.

For amount due Robert S. Hudspeth, as mem- Elector. ber of the Electoral College, ten dollars.

28.

EXECUTIVE DEPARTMENT.

For additional allowance for blanks and station- Governor's ery for use of the Executive Department, includ- office. ing payment of bills incurred previous to October thirty-first, one thousand nine hundred and thirteen, one thousand dollars.

For additional allowance for postage, expressage and other incidental expenses for the Executive Department, including payment of bills incurred previous to October thirty-first, one thousand nine hundred and thirteen, five hundred dollars.

29.

COMMISSION TO COMMEMORATE FIFTIETH ANNIVERSARY OF THE EMANCIPATION PROCLAMATION.

For the payment of claims incurred prior to Oc- Emancipation tober thirty-first, one thousand nine hundred and thirteen, by the Commission to Commemorate the Fiftieth Anniversary of the Emancipation Proclamation; the claims to be paid from this appropriation to be only those included on a certain schedule which, together with the claims approved by the proper officers of the commission and audited by



the Department of Accounts, have been filed with the Comptroller of the Treasury; the sum of two thousand nine hundred seventy-three dollars and seventy-five cents.

30.

ATTORNEY-GENERAL'S DEPARTMENT.

Attorneygeneral. For additional allowance for compensation and expenses of assistants employed by the Attorney-General, five hundred dollars.

31.

SUPREME COURT.

Supreme court. For additional allowance for the Chief Justice and Associate Justices of the Supreme Court, for salaries, one thousand nine hundred three dollars and twenty-two cents.

For additional allowance for the judges of the Circuit Court, for salaries, four hundred eighty-

three dollars and eighty-seven cents.

For additional allowance for the payment of expenses incurred by the order of the Supreme Court pursuant to chapter one hundred and forty-nine of the laws of one thousand nine hundred, five hundred dollars.

32.

STATE PRISON.

State prison. For the payment of claims incurred previous to October thirty-first, one thousand nine hundred and thirteen, for the State Prison; the claims to be paid from this appropriation to be only those included on certain schedules which, together with the claims approved by the proper officials of the State Prison and audited by the Department of Accounts have been filed with the Comptroller of the Treasury, the sum of eighteen thousand four

hundred thirty-one dollars and forty-nine cents; to be paid out of the total according to the following subdivisions of accounts.

Maintenance, seventeen thousand six hundred

four dollars and forty-eight cents.

Furniture appliances and repairs, six dollars seventeen cents.

Maintenance of principal keeper and resident physician, two hundred eighty-six dollars and four cents.

Electrocution plant, five hundred and six dollars. Prison farm pay roll, twenty-eight dollars and

eighty cents.

For additional allowance for maintenance of the State Prison and maintenance of the convicts, thirty thousand five hundred eighty-three dollars and eighty-seven cents.

For deficiency in salaries of deputies and subordinate officers, previous to October thirty-first, one thousand nine hundred and thirteen, four

thousand dollars.

For additional allowance for salaries of deputies and subordinate officers, two thousand dollars.

For additions and repairs to the prison library,

one hundred and fifty dollars.

For the purpose of carrying out the provisions of chapter three hundred and seventy-two, laws of one thousand nine hundred and eleven, and amendments thereof and supplements thereto, twenty-five thousand dollars.

For buildings and fencing at prison farm, two

thousand five hundred dollars.

For stock and implements at prison farm, one thousand five hundred dollars.

For fertilizer, seeds, grain and forage at prison farm, one thousand five hundred dollars.

For dredging and draining at prison farm, one thousand five hundred dollars.

For medical attendance at prison farm, two hundred dollars.

33.

DIGEST OF LAWS AND EQUITY REPORTS.

Digest.

For five hundred copies of the supplemental digest, pursuant to the provisions of chapter three hundred and forty-eight, laws of one thousand nine hundred and thirteen, three thousand seven hundred and fifty dollars.

34.

TEACHERS' LIBRARIES.

Teachers'

For additional allowance for the establishment and maintenance of libraries for use of teachers, two hundred dollars.

35.

TEACHERS' RETIREMENT FUND.

Retirement

For additional allowance to the Board of Trustees, for payment of expenses incurred in connection with the administration of the teachers' retirement fund, pursuant to chapter one hundred and thirty-nine, laws of one thousand nine hundred and seven, two thousand eight hundred and six dollars and ninety-six cents.

36.

QUARTERMASTER-GENERAL'S DEPARTMENT.

Stationery.

For additional allowance for blanks and stationery for use in the Quartermaster-General's department, one hundred dollars.

37.

ADJUTANT-GENERAL'S DEPARTMENT.

Adjutant-

For additional allowance for compensation for clerical service in the Adjutant-General's office, forty-seven dollars.

For additional allowance for blanks and stationery, for use in the Adjutant-General's office, one hundred and fifty dollars.

For annual dues to Interstate National Guard Association for the year one thousand nine hundred and fourteen, fifty dollars.

38.

NATIONAL GUARD.

For construction of armory for battery B, National field artillery, Camden, pursuant to chapter twenty, guard. laws of one thousand nine hundred and ten.

twenty-five thousand dollars.

For additional allowance for uniforms and equipment of officers in the National Guard and Naval Reserve, as provided in section one hundred and twenty-seven of "An act concerning the militia of the State," approved May sixteenth, one thousand nine hundred and six, for the fiscal year ending October thirty-first, one thousand nine hundred and thirteen, two hundred and fifty dollars.

For the payment of claims incurred prior to October thirty-first, one thousand nine hundred and thirteen, by the National Guard, the claims to be paid from this appropriation to be only those included on certain schedules which, together with the claims approved by the Quartermaster-General and audited by the Department of Accounts, have been filed with the Comptroller of the Treasury, the sum of thirty-five thousand eighteen dollars and sixty-seven cents; to be paid from the above-mentioned total sum according to the following subdivisions of accounts:

Annual encampment, twenty-two thousand two hundred fifty-nine dollars and ninety-one cents.

Camp grounds, five thousand eighty-one dollars and seventy-nine cents.

Rifle range and practice, two thousand one hundred and nine dollars and ninety cents.

Ordnance stores, clothing, etc., one thousand four hundred fifty-seven dollars and seventy-six cents.

Military boards and courts martial, seven hundred and twenty-five dollars and thirty-four cents.

State arsenal, nine dollars and sixty-one cents. Officers' horse allowance, one hundred and ninety-five dollars.

Battalion drills and inspections, three hundred

forty-six dollars and thirty-seven cents.

Newark armory, four hundred sixty-eight dollars and seventy-five cents.

Camden armory, four hundred ninety-six dollars

and seventy-four cents.

Trenton armory, eighty-eight dollars and eighty-four cents.

Battery "A" armory, three hundred sixty-eight dollars and eighty-nine cents.

Troop "A" armory, seventy dollars and eighty-

eight cents.

Elizabeth armory, nine hundred seventy dollars and sixty-six cents.

Hackensack armory, twenty dollars and twenty-four cents.

Somerville armory, sixty-three dollars and seventy-nine cents.

First field hospital, two hundred eighty-four dollars and twenty cents.

39.

NAVAL RESERVE.

Naval reserve. For the payment of claims incurred prior to October thirty-first, one thousand nine hundred and thirteen, by the Naval Reserve, the claims to be paid from this appropriation to be only those included on certain schedules which, together with the claims approved by the Quartermaster-General and audited by the Department of Accounts,

have been filed with the Comptroller of the Treasury:

First battalion, two hundred eighty-nine dollars

and sixty-nine cents.

Second battalion, nine hundred seventy-one dollars and fifty cents.

40.

STATE HOUSE COMMISSION.

For installation of two additional boilers in the Bollers.

State Capitol, three thousand dollars.

For balance due John P. Gill on contract, in-Balance due. cluding extras, for construction of west wing of State Capitol, one hundred forty dollars and

ninety-three cents.

For the State House Commission, for the pur- Additional pose of acquiring by gift, purchase or condemna- be acquired. tion, in the name of the State, lands in the city of Trenton, with buildings thereon erected, as included within chapter two hundred and forty-two, laws of one thousand nine hundred and eleven, and the supplements thereto and amendments thereof, and for the removal of such buildings as are not necessary for or inconsistent with the plan of improvement; for the complete restoration of that part of the old barracks standing on the north side of Front street, the erection and the complete restoration of the section removed by the opening of Front street, the restoration and necessary reconstruction of that section of the old barracks standing on the south side of Front street, and the proper connection of such section with the section to be rebuilt, and, in general, the restoration, reconstruction, improvement, furnishing and heating, of the entire building as disclosed by the plan of restoration; the grading of land lying between the State House and Willow street and between State street and the water-power raceway, laying out paths, walks, roads and so forth and the construction thereof, laying out and constructing gut-



ters and drains, planting grass, trees, shrubs, flowers and so forth; and the moneys hereby appropriated may be used for the whole or any part of the purposes indicated, as in the discretion of the State House Commission may be proper, fifteen thousand dollars.

Improvements.

For the State House Commission, for the purpose of excavating, filling, grading, placing top soil; for laying out and constructing walks, paths and roads; for planting grass, trees, shrubs and so forth; for laying out and constructing drains, gutters, and for any other improvement necessary or proper upon the lands in the rear of the State House, lying between the Delaware river and the water-power raceway, according to the adopted plan for the improvement thereof, or any modification thereof properly adopted; and also for the acquisition by gift, purchase or condemnation, of such additional land as may be necessary or proper, lying between the Delaware river and the water-power raceway, and between the westerly line of the State House grounds extended and the Assunpink creek, fifteen thousand dollars.

41.

PORTRAITS.

Portraits of governors.

For the purchase of portraits of Honorable Edward C. Stokes and Honorable Woodrow Wilson, former Governors of this State, pursuant to Joint Resolution number four, approved March twenty-eighth, one thousand nine hundred and four, two thousand dollars.

42.

OFFICE OF CLERK IN CHANCERY.

Chancery clerk.

For additional allowance for compensation for clerical service in the office of the Clerk in Chancery, five thousand dollars.

For additional allowance for blanks and stationery for use in the office of the Clerk in Chancery, three hundred dollars.

For additional allowance for postage, expressage and other incidental expenses for the office of the Clerk in Chancery, three hundred dollars.

43.

COMMISSIONER OF EDUCATION.

For additional allowance for clerical services, Department one thousand one hundred forty-nine dollars and of education. ninety-six cents.

For additional allowance for blanks and stationery, five thousand dollars.

For blanks and stationery, for payment of bills incurred previous to October thirty-first, one thousand nine hundred and thirteen, one thousand eight hundred forty-six dollars and seventy-five cents.

For additional allowance for incidental expenses, two thousand dollars.

For printing pamphlets or courses of study, two thousand three hundred and ninety dollars.

For school bulletin, two hundred and fifty dollars.

The moneys in this item appropriated shall be deducted in the same manner as the moneys heretofore appropriated to the Superintendent of Public Instruction are required to be deducted pursuant to chapter sixty-five of the laws of one thousand nine hundred and nine.

44.

STATE NORMAL SCHOOL AT TRENTON.

For the support of the State Normal School at Maintenance and repairs. Trenton, for payment of bills incurred previous to October thirty-first, one thousand nine hundred

and thirteen, one thousand four hundred eighteen

dollars and eighty-five cents.

For necessary repairs to the grounds, buildings and furniture, and for keeping the same insured, for payment of bills incurred previous to October thirty-first, one thousand nine hundred and thirteen, four thousand and eight dollars; payment under this account to be made pursuant to chapter sixty-five, laws of one thousand nine hundred and nine.

45.

STATE NORMAL SCHOOL AT NEWARK.

Maintenance.

For additional allowance for support of the State Normal School at Newark, four thousand five hundred dollars.

46.

MANUAL TRAINING AND INDUSTRIAL SCHOOL FOR COLORED YOUTH.

Bordentown school. For maintenance of the Manual Training and Industrial School for Colored Youth, for payment of bills incurred previous to October thirty-first, one thousand nine hundred and thirteen, fifty dollars.

For running hydrants, piping about grounds, and hose for same, two hundred and fifty dollars.

For furnishing new dormitory for boys, one thousand dollars.

For addition to refrigerating plant, to make ice, two hundred and fifty dollars; payments under this account to be made pursuant to chapter sixty-five, laws of one thousand nine hundred and nine.

47.

COUNTY SUPERINTENDENTS.

Salaries.

For additional allowance for county superintendents of schools, for salaries, one hundred eighty

dollars and fifty-one cents; payment to be made pursuant to chapter sixty-five, laws of one thousand nine hundred and nine.

SUMMER COURSES IN AGRICULTURE, ETC.

For additional allowance for carrying out the summer provisions of chapter three hundred and ten, laws of one thousand nine hundred and thirteen, two thousand dollars, payment to be made as provided by chapter sixty-five, laws of one thousand nine hundred and nine.

49.

BOARD OF FISH AND GAME COMMISSIONERS. FARM AND FISH HATCHERY.

For supplies and maintenance at the game farm Farm and and fish hatchery, two thousand five hundred dollars.

50.

QUARTERMASTER-GENERAL'S DEPARTMENT.

For payment of bills incurred previous to Octo-quarter-ber thirty-first, one thousand nine hundred and general. thirteen, for postage, expressage and other incidental expenses, fifty dollars and ninety-nine

For payment of bills incurred previous to October thirty-first, one thousand nine hundred and thirteen, for blanks and stationery, two hundred five dollars and twenty-five cents.

51.

OFFICE OF THE SECRETARY OF STATE.

For additional allowance for compensation for secretary clerical services in the office of the Secretary of of state. State, five hundred dollars.

For additional allowance for blanks and stationery for use in the office of the Secretary of State, five thousand dollars.

For equipment of corporation and court vaults and also for vaults under new wing, three thousand five hundred dollars.

For the purchase of fifteen thousand folders for

corporation records, one thousand dollars.

For printing index of wills, three thousand eight hundred thirty-one dollars and ninety-eight cents.

52.

SECRETARY OF STATE, DEPARTMENT OF MOTOR VEHICLE REGULATION AND REGISTRATION.

Motor vehicles For additional allowance for salary of chief inspector, four hundred seventy-three dollars and thirty-two cents.

For additional allowance for compensation of inspectors, three thousand six hundred and seventy dollars.

For additional allowance for expenses and equipment of inspectors, three thousand dollars.

For additional allowance for compensation for clerical services, nine hundred and fifty dollars.

For additional allowance for postage, expressage and other incidental expenses, one thousand five hundred dollars.

For additional allowance for blanks and stationery, two thousand five hundred dollars.

For reimbursement of applicants for licenses who have made errors in the rating of their machines, two hundred dollars.

For the purchase of automobiles for the equipment of inspectors, five thousand five hundred dollars; payment of the above items in this account to be made from the receipts of the department of motor vehicle regulation and registration, pursu-

ant to chapter two hundred and thirty-five, laws of one thousand nine hundred and nine.

53.

DEPARTMENT OF LABOR.

For additional allowance for salaries of expert Labor assistants, five hundred dollars.

For the payments of claims incurred prior to October thirty-first, one thousand nine hundred and thirteen, by the Department of Labor, the claims to be paid from this appropriation to be only those included on a certain schedule which, together with the claims approved by the Commissioner and audited by the Department of Accounts. have been filed with the Comptroller of the Treasury, the sum of one thousand five hundred thirtysix dollars and twenty-seven cents.

For salaries and expenses necessary to carry out the provisions of an act to examine and license steam engineers and firemen and prohibit the use of steam boilers and steam engines, as set forth in chapter three hundred and sixty-three, laws of one thousand nine hundred and thirteen, two thousand five hundred dollars.

For the publication and distribution of department bulletins, and expenses incurred in holding meetings incident to the promotion of the work of the department and in furthering the safety movement, one thousand dollars.

54.

BLIND AND FEEBLE-MINDED.

For additional allowance for maintenance, support and instruction of feeble-minded women, women. eight thousand dollars.

55.

HOME FOR FEEBLE-MINDED WOMEN, VINELAND.

Home for women at Vineland. For furnishing new building for deficient delinquents, six thousand dollars.

For dairy barn, stable and equipment and moving farmers' cottage with foundation and repairs, thirteen thousand dollars.

For stock and farm equipment, two thousand dollars.

For repairs and improvements, four thousand dollars.

For repairs and improvements to drug department, dispensary, clinic rooms, store-room, and equipment in basement of hospital, also moving electric switchboard and enclosing this with grills and gateways for protection of patients, two thousand five hundred dollars.

For additional allowance for research work, one thousand dollars.

For hennery and equipment, one thousand dollars.

56.

STATE BOARD OF CHILDREN'S GUARDIANS.

Children's guardians. To the State Board of Children's Guardians, for additional allowance for expenses, one thousand three hundred and eighteen dollars.

For the purpose of carrying out the provisions of chapter two hundred and eighty-one, laws of one thousand nine hundred and thirteen, eight thousand dollars.

57.

NEW JERSEY HOME FOR DISARLED SOLDIERS, SAILORS, MARINES AND THEIR WIVES AND WIDOWS, AT VINELAND.

Vineland home for soldiers. For plumbing, steam fitting, gas and electric work and repairs, one thousand dollars.

For repairs to buildings, purchase and repairs to furniture and fixtures, seven hundred and fifty dollars.

For furnishing new hospital, five thousand dollars.

For additional allowance for maintenance, including maintenance of persons in hospital, three thousand seven hundred and fifty dollars.

58.

HOME FOR DISABLED SOLDIERS AT KEARNY.

For payment of bills incurred previous to Octo- Kearny ber thirty-first, one thousand nine hundred and thirteen, for support of the home, six thousand dollars

For repairs, renewals and improvements to buildings, heating apparatus, fixtures, furniture and roads, five thousand dollars.

59.

CELEBRATION OF THE FIFTIETH ANNIVERSARY OF THE BATTLE OF GETTYSBURG.

For the payment of bills incurred previous to Gettysburg October thirty-first, one thousand nine hundred and thirteen, for the purpose of carrying into effect the provisions of chapter fifteen, laws of one thousand nine hundred and twelve, two thousand seven hundred thirty-four dollars and ninety cents.

60.

INAUGURATION EXPENSES.

The sum of three thousand, seven hundred manguration. eighty-three dollars and sixty-cents is hereby appropriated to defray the incidental expenses incurred by the Joint Committee of the Legislature

upon the inauguration of the Governor, all bills to be approved by the committee or a majority thereof.

61.

STATE LIBRARY.

Legislative data. For the purpose of carrying into effect the provisions of chapter twenty-nine, laws of one thousand nine hundred and fourteen, five hundred dollars.

62.

COLLATERAL INHERITANCE TAX.

Collecting

For additional allowance for surrogate's fees, appraisers' compensation and expenses, legal and other disbursements, and for the purpose of carrying out the provisions of the collateral inheritance laws thints the provisions of the collateral inheritance laws thints the provisions of the collateral inheritance laws the provisions and the provisions

tance laws, thirty thousand dollars.

Refund.

The sum of three thousand six hundred seven dollars and forty-nine cents is hereby appropriated to be refunded to Gerrit S. Miller, pursuant to an order of the Supreme Court entered February twenty-fifth, one thousand nine hundred and fourteen, for collateral inheritance tax and interest paid, said tax having been assessed against the estate of Anne Fitzhugh Miller, deceased, late of Geneva, New York, on the transfer of certain shares of stock of New Jersey corporations. Payment of this claim shall be made when proven in form, manner and substance to the satisfaction of the State Comptroller and approved by the Attorney-General of this State.

Refund.

For refund in re estate of James Rufus Smith, deceased, pursuant to order of the Supreme Court entered December second, one thousand nine hundred and thirteen, one thousand five hundred thirty-eight dollars and seventy cents. Payment of this claim shall be made when proven in form,

manner and substance to the satisfaction of the State Comptroller and approved by the Attorney-General of this State.

DEPARTMENT OF CHARITIES AND CORRECTIONS.

For additional allowance for traveling expenses charities and of commissioner and assistants, six hundred corrections. dollars.

For additional allowance for blanks, stationery, postage, et cetera, three hundred and fifty dollars.

For office furniture and equipment, six hundred dollars.

For deportation of aliens, five thousand dollars.

64.

STATE BOARD OF TENEMENT HOUSE SUPERVISION.

For additional allowance for clerical service and Tenement stenographer, six hundred dollars.

For additional allowance for salary of inspectors, six hundred dollars.

For salary of chief inspector, seven hundred dollars.

For additional allowance for salaries of six clerks, six hundred and seventy-five dollars.

For additional allowance for secretary and executive officer, three hundred dollars.

65.

STATE WATER-SUPPLY COMMISSION.

For dam inspection and supervision in conform- Inspection. ity with the provisions of chapter two hundred and forty-three, laws of one thousand nine hundred and twelve, six hundred dollars.

66.

DEPARTMENT OF PUBLIC RECORDS AND ARCHIVES.

Archives

For the purpose of carrying into effect the provisions of chapter one hundred and eighty, laws of one thousand nine hundred and thirteen, one thousand five hundred dollars.

67.

BOARD OF EQUALIZATION OF TAXES.

Equalization of taxes.

For additional allowance for additional clerical services, five hundred dollars.

For additional allowance for blanks and stationery for the use of the Board of Equalization of Taxes, five hundred dollars.

For carrying out the provisions of the tax map act, one thousand dollars.

For salary of engineer under the tax map act, five hundred dollars.

68.

PUBLIC BOADS.

Roads.

For additional allowance for State Road Fund, pursuant to chapter three hundred and ninety-six, laws of one thousand nine hundred and twelve, one hundred and seventy-five thousand dollars.

For payment of bills incurred by the department previous to October thirty-first, one thousand nine hundred and thirteen, one thousand four hundred sixty dollars and seventeen cents.

The Comptroller of the Treasury is hereby directed to issue warrants to the following persons for the amount opposite their respective names, to wit:

J. J. Alberson, four thousand four hundred eighty-seven dollars and twenty-seven cents;

J. L. Bauer, twelve dollars and fifty cents;

Alvin B. Fox, one thousand one hundred thirty dollars and fifty-seven cents;

William E. King, two thousand twenty-three

dollars and ten cents:

Harvey Snook, three hundred ninety dollars and fifty-eight cents:

Theodore Tobish, one thousand four hundred

fifty-five dollars:

H. B. Keasbey, eight hundred and twenty dol-

lars and twenty-five cents;

F. W. Salmon, two thousand eight hundred fifty-one dollars and six cents; and the State Treasurer is hereby directed to pay same upon presentation of said warrants, said payments to apply against the appropriation for public roads for the current fiscal year.

69.

BUREAU OF INDUSTRIAL STATISTICS.

For blanks and postage required for collecting Industrial the data and other material for the fourth trien-directory. nial revision of the industrial directory of New Jersey, five hundred dollars.

70.

NEW JERSEY SCHOOL FOR THE DEAF.

For improvements and repairs to buildings and Buildings grounds, two thousand dollars; payment to be made pursuant to chapter sixty-five, laws of one thousand nine hundred and nine

· 71.

PRACTICE TEACHING.

For additional allowance for extra compensa- Training tion to the teachers in the various school districts in the State, for training the pupils in the State

Normal School at Montclair, in the art of teaching, three thousand dollars.

72.

EVENING SCHOOLS FOR FOREIGN-BORN RESIDENTS.

Night schools. For additional allowance for the purpose of carrying out the provisions of an act entitled "An act providing for the establishment of evening schools for foreign-born residents in the State of New Jersey," approved April eleventh, one thousand nine hundred and seven, two thousand one hundred dollars; payment to be made pursuant to chapter sixty-five, laws of one thousand nine hundred and nine.

73.

STATE OYSTER COMMISSION.

New boat.

For the purpose of building or purchasing a new guard boat to take the place of steamer "Cypher," seven thousand five hundred dollars.

74.

STATE OYSTER COMMISSION, DISTRICT OF OCEAN COUNTY.

Ocean county oyster district. For additional allowance for patrol service, five hundred dollars.

For surveying and mapping, three hundred dollars.

75.

NEW JERSEY HARBOR COMMISSION.

Expenses. Proviso. For expenses incurred by the New Jersey Harbor Commission, five hundred dollars; provided, a bill pending entitled "An act to create the New Jersey Harbor Commission and to define its powers and duties," becomes a law.

76.

COMMISSION UPON REORGANIZATION AND CONSOLIDA-TION OF INTER-RELATED DEPARTMENTS OF STATE.

For additional allowance for the purpose of Emiciency carrying into effect the provisions of Joint Reso- commission. lution number six, approved April first, one thousand nine hundred and twelve, one thousand dollars.

77.

NEW JERSEY REFORMATORY.

For additional allowance for the superintendent, Rahway for payments to discharged inmates and recapturing escapes, one thousand dollars.

78.

STATE HOME FOR BOYS.

For materials for fire-escapes for buildings, Fire escapes. two thousand five hundred dollars.

79.

STATE HOME FOR GIRLS.

For additional allowance for fire insurance Girls' nome. premiums, five hundred and twenty dollars.

For payment of bills incurred previous to October thirty-first, one thousand nine hundred and thirteen, two thousand six hundred and fourteen dollars and sixty-four cents.

For fire-escapes and general fire-fighting apparatus, seven hundred and fifty dollars.

For conduits and piping to connect the infirmary with the central heating plant, one thousand two hundred dollars.

For connecting the infirmary with the sewer system, one thousand dollars.

For staking boundaries and placing monuments, twenty-two dollars and ninety-five cents.

For engineers' services, two hundred and fifty

dollars.

80.

BLIND AND FEEBLE-MINDED.

Clothing, maintenance, For additional allowance for clothing, maintenance, support and instruction of the feebleminded persons, inhabitants of this State, five thousand dollars.

81.

STATE REFORMATORY FOR WOMEN.

Reformatory for women.

For sewer and sewage disposal, two thousand five hundred dollars.

For pump, six hundred dollars.

For pipes for water distribution, two thousand five hundred dollars.

For expenses of managers, two hundred dollars. For additional allowance for salaries of officers and employees, two hundred dollars.

For equipping and furnishing farmhouse, seven

hundred and fifty dollars.

82.

PRESERVATION OF RECORDS.

Archives

For the purpose of publishing and completing the early records of this State, known as "New Jersey Archives," three thousand dollars.

83.

CONSTITUTIONAL AMENDMENTS.

Printing proposed amendments. For payments to newspapers for publishing the proposed constitutional amendments of the session

of one thousand nine hundred and thirteen, one thousand nine hundred thirteen dollars and fortyfour cents.

For payments to newspapers for publishing the proposed constitutional amendments of the session of one thousand nine hundred and fourteen, five thousand dollars.

84.

LEGISLATURE.

For additional allowance for incidental and con- Incidental tingent expenses of the present session of the Leg- expenses. islature, four thousand six hundred forty-four dollars and seventy-seven cents; all bills to be approved by the Committee on Incidental Expenses and filed with the Comptroller before final adjournment.

85.

DEPARTMENT OF INLAND WATERWAYS.

For marking and staking channels, one thousand Marking channels. five hundred dollars.

86.

OFFICE OF THE COMPTROLLER.

For the purpose of carrying out the provisions Requisitions. of Senate bill number three hundred and thirtysix, three thousand dollars; provided, said bill be- Proviso. comes a law.

87.

INVESTIGATION BY JOINT COMMITTEE ON APPROPRIA-TIONS.

For the purpose of carrying out the provisions Investigation. of Senate Joint Resolution number seven, two

Proviso.

thousand dollars; provided, said resolution becomes a law.

Approval of plans and contracts by governor.

2. Before any building or buildings shall be commenced or work undertaken for the cost of which money is appropriated by this act or by the appropriation act for the fiscal year ending October thirty-first, one thousand nine hundred and fifteen, the plans, specifications and contracts necessary for the entire completion thereof shall, and each of them shall, be submitted to and approved by the Governor, and such contracts shall not be approved or entered into if the total expenditure under all of the contracts necessary to the entire completion of such building, buildings or work; according to such plans and specifications shall exceed the amount appropriated by this act for such building, buildings, or work; and in any and every case where it shall appear that the appropriation is insufficient to complete such building, buildings or work, the appropriation hereby made therefor shall not be applied toward the construction of such building or buildings, or prosecution of such work, but shall lapse and no payment shall be made therefrom; provided, however, that the provisions of this section prohibiting the expenditure of the whole or any part of an appropriation, which in itself is insufficient to complete any building, buildings or work, and providing for the lapsing of such appropriations, shall not apply to or restrict the expenditure of any moneys herein appropriated for the construction, completion of construction, equipment or furnishing of any armory or armories which have been heretofore authorized and which are partially constructed, completed or furnished, but such appropriation shall be available for the uses and purposes herein expressed to the full ex-

Proviso.

to lapse.

If insufficient. appropriation

Moneys used

tent thereof.

3. No money shall be drawn from the treasury except for objects as hereinabove specifically ap-

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propriated in this act and in the act to which this act is a supplement, and except such sums which are by law devoted to specific purposes, namely, State school tax, United States appropriation to Agricultural College, United States appropriation for disabled soldiers, United States appropriation for disabled soldiers, sailors, marines and their wives. Agricultural College fund and taxes for the use of taxing districts in this State, moneys received pursuant to the laws relating to motor vehicles, moneys received by the State from the taxation of railroad and canal property, which may be by law apportioned to the various counties of the State for school purposes, vocational schools, and loans to "State School Fund," which last-named sums shall be paid pursuant to the laws applicable thereto; this section shall not be construed to pro- As to payhibit the payment due upon any contract made ments on contracts. under an appropriation of the previous year, nor of any payments into the State treasury by State institutions and commissions pursuant to an act entitled "An act regulating the receipt and disbursement of State moneys in certain cases," approved October thirty-first, one thousand nine hundred and seven (chapter two hundred and eightyeight, laws of one thousand nine hundred and seven), which moneys by the provisions of chapter forty-one, laws of one thousand nine hundred and eight, are appropriated for the maintenance of said State institutions and commissions making such payments, and nothing in this act contained shall apply to moneys received directly into the State treasury or through the Board of Fish and Game Commissioners as license fees, under any of the fish and game laws of the State, which moneys may be paid out as other moneys of the State; provided, Proviso. however, that nothing in this section contained shall be construed to apply to payments in the State treasury by the State Reformatory and

State Prison as receipts for the labor of inmates of those institutions.

4. This act shall take effect immediately. Approved April 15, 1914.

CHAPTER 201.

An Act to give any attorney, counsellor-at-law or solicitor in chancery a lien upon any cause of action, verdict, report, decision, decree, award or final judgment.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Attorney's lien for compensation

1. After the service of a summons and complaint in any action at law, or the filing of a bill of complaint or petition in the Court of Chancery, or the service of an answer containing a counter-claim in any action at law, the attorney, solicitor or counsellor-at-law who shall appear in said cause for such party instituting the action at law, or suit, or filing the petition, or counter-claim, shall have a lien for compensation, upon his client's cause of action, suit, claim or counter-claim, which shall contain and attach to a verdict, report, decision, decree, award, judgment or final order in his client's favor, and the proceeds thereof in whosoever hands they may come; and the lien shall not be affected by any settlement between the parties before or after judgment or final order or decree. The court in which such action, suit or other proceeding is pending, upon the petition of the attorney, solicitor or counsellor-at-law, may determine and enforce the lien.

Enforcement. of lien.

2. This act shall take effect immediately. Approved April 15, 1914.

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CHAPTER 202.

An Act to provide a commission to secure plans and designs for a memorial bridge to the memory of John Woolman, to connect the city of Burlington in the State of New Jersey with the city of Bristol in the State of Pennsylvania.

BR IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. The Governor of the State of New Jersey commission shall appoint a committee of five who are hereby sovernor. created a commission, to be known as the John Woolman Memorial Commission, to procure and determine upon a location, plan and a design for a memorial bridge to the memory of John Woolman to connect the city of Burlington in the State of New Jersey with the city of Bristol in the State of Pennsylvania, subject to the approval of Congress.

2. In the discharge of its duties hereunder said Assistanta commission is authorized to employ the service of such contractors, architects, and others as it shall

determine to be necessary.

3. The construction of the memorial bridge, Bite for bridge, herein and hereby authorized, shall be upon such site as shall be determined by the commission herein created, and approved by Congress, and said construction shall be entered upon as speedily as practicable after the plan and design therefor is determined upon and approved by Congress and Approval of shall be prosecuted to completion under the direction of said commission and supervision of the Secretary of War under a contract or contracts hereby authorized to be entered into by said secretary in a total sum not exceeding three hundred thousand dollars.

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Vacancies.

4. Vacancies occurring in the membership of the commission shall be filled by appointment by the Governor of the State of New Jersey.

Appropria-

5. To defray the necessary expenses of the commission herein created and the cost of procuring plans or designs for a memorial bridge, as herein provided, there is hereby appropriated the sum of fifteen thousand dollars, to be immediately available.

Annual

6. Said commission shall annually submit to the Senate and House of Assembly of the State of New Jersey an estimate of the amount of money necessary to be expended each year to carry on the work herein authorized.

When act effective.

7. The provisions of this act shall not become effective until a similar commission is appointed by the Governor of the State of Pennsylvania, and the appropriation contained herein passed in the general appropriation bill.

Repealer.

8. All acts or parts of acts inconsistent herewith are hereby repealed.

Approved April 15, 1914.

CHAPTER 203.

An Act to amend an act entitled "An act to authorize cities owning a public water-supply derived from sources beyond the limits of such city to issue bonds to acquire additional lands and real estate, water and water rights located within or adjacent to the territory of the water-shed from which such source of public water-supply is derived, and to acquire the water rights necessary for the use of the water therefrom," approved April sixteenth, one thousand nine hundred and eight.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section one of the act to which this is an section 1 amended. amendment be and the same is hereby amended to read as follows:

1. It shall be lawful for any city of this State Bond issue owning a public water-supply derived from sources water beyond the limits of such city, and located wholly in the territory of a single watershed of this State, to issue and sell from time to time as may be required the bonds of such city, and the proceeds arising from the sale of said bonds shall be solely applied to the purpose of acquiring for such city (from time to time), in the manner provided by law, additional lands and real estate and water and water rights located within or adjacent to the territory of the particular watershed from which source such public water-supply is or shall be derived, and to acquire the water rights necessary for the use of the water therefrom.

2. This act shall take effect immediately. Approved April 15, 1914.

CHAPTER 204.

An Act providing for State aid in the operation or repair of bridges connecting roads improved or taken over under the provisions of an act entitled "An act to establish a State system of highways, providing for their construction, improvement, maintenance, repair and regulation of the use thereof and for a road fund and its disbursement in lawful expenditures appertaining to roads," approved April fifteenth, one thousand nine hundred and twelve.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. The State Highway Commission may desig- state highnate any bridge which connects at each end with

improved roads in the State highway system as a State highway bridge, whenever, in their judgment, the cost of operation or repair of said bridge is, in view of the traffic carried thereby, an inequitable charge on the board or boards of chosen freeholders charged or to be charged by law with said costs.

Designation.

2. The board or boards of chosen freeholders severally or jointly charged with the operation or repair of such bridge may, by resolution, request such designation. Said commission may thereupon, by resolution, designate said bridge as a State highway bridge. The resolution of designation shall prescribe the exact share of the costs of operation or repair to be assumed by the State.

3. Each board of chosen freeholders charged

Share of cost.

Annual estimate of repairs.

Approval by road commissioner.

with the duty of operating and repairing any bridge designated or hereafter designated as a State highway bridge, shall, during the month of January, in every year, submit an itemized statement of probable repairs necessary during the year and an estimate of costs thereof to said commissioner, who, with the approval of the State Highway Commission, shall, as soon as possible, set aside from the fund available for maintenance of public roads, or from any appropriation for the purposes of this act, such sum as, in his judgment, may be needed to meet said estimated costs, as corrected by him, and the costs of such emergency repairs as he may deem reasonable. The boards of chosen freeholders, or any freeholder in charge of the operation and repair of any State highway bridge, shall, whenever any emergency repairs become necessary, at once notify the State Commissioner of Public Roads of such necessity. aries charged to the cost of operation and repair

shall be approved by said commissioner.

in excess of one hundred dollars, excepting for emergency repairs, shall be incurred without like

The said commissioner, or his author-

Emergencies.

Payments.

approval.

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ized representative, is hereby made sole judge of

the necessity of emergency work.

4. The boards of chosen freeholders shall file BILLS cortiwith the said commissioner certified copies of all bills. Payment to said boards shall be made of the State's share of the costs of operation and repair from the amount set aside as hereinbefore provided, on certificate of the said commissioner attached to the said copies of bills, setting forth the amount of said share and the fact that the work described therein has been properly done; pro- Proviso. vided, that the said share assumed by the State shall not exceed thirty-three and one-third per centum.

Nothing herein contained shall, however, be held No excess to authorize the payment as the State's share of payments. said cost of operation and repair of any amount in excess of the sum set aside for that purpose, as hereinafter provided.

5. For the purpose of this act it shall be lawful for the State Commissioner to expend in any year such sum as may be appropriated in any annual or supplemental appropriation act for the purposes of this act any moneys devoted by law to the maintenance of roads.

Expenditures

6. All acts and parts of acts inconsistent here- Repealer. with are hereby repealed.

7. This act shall take effect immediately.

Approved April 15, 1914.

CHAPTER 205.

A Supplement to an act entitled "An act to establish a thorough and efficient system of free public schools and to provide for the maintenance, support and management thereof," which said act was approved on the nineteenth day of October, in the year one thousand nine hundred and three.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Who may sign teachers' checks.

1. Nothing in the act to which this is a supplement shall make it necessary for the checks in payment of teachers' salaries to be signed by the custodian of school moneys of any city, but any checks signed by the Deputy Treasurer of such city, provided such Deputy Treasurer is bonded for the faithful performance of his duties, shall be as valid and effectual as if signed by such custodian of school moneys himself.

2. This act shall take effect immediately.

Approved April 15, 1914.

CHAPTER 206.

Supplement to an act entitled "An act to revise and amend an act for the taxation of railroad and canal property," approved April tenth, one thousand eight hundred and eighty-four, which act to revise and amend was approved March twenty-seventh, one thousand eight hundred and eighty-eight.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Nothing contained in the act to which this act Assessment is a supplement shall prohibit any municipality in roads for this State from assessing benefits for street, side- municipal improvewalk, sewer or other municipal improvements against any of the property of any railroad or canal company of this State, but assessments for all municipal improvements shall be made against such railroad or canal property in the same method and by the same officers as is now or may hereafter be approved by law in the case of assess-

ment against the properties of private individuals

2. This act shall take effect immediately. Approved April 15, 1914.

in this State.



CHAPTER 207.

An Act to provide for law libraries for the use of the county courts at the courthouses in counties of the third class.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Law library authorized.

1. The president judge of the Court of Common Pleas of any county of the third class may purchase for a law library for the use of the county courts at the courthouse of said county a set of New Jersey reports and statutes and such reports of other States and text-books as may be designated by said judge and the Supreme Court justice presiding in the Circuit Court of said county, the amount of such purchase not to exceed three hundred dollars in any one year.

Amount.

Source of funds.

2. When such purchase is made as aforesaid, the county collector of said county, upon an order therefor made in writing and signed by said president judge of the Court of Common Pleas of said county, from the fines imposed in the Courts of Oyer and Terminer, Quarter Sessions and Special Sessions of said county and paid to said county collector, shall pay the amount of said purchase to the person or persons from whom such purchase is made.

Publications furnished by State. 3. The Treasurer of the State of New Jersey, in the distribution of the laws of this State, and of any digests and revisions, and all other publications issued and published by or at the expense of the State of New Jersey, shall send one copy of all such publications to the clerk of each county of the third class for the use of said law library, which copies shall be so furnished at the expense of the State of New Jersey.

4. This act shall take effect immediately. Approved April 15, 1914.

CHAPTER 208.

A Supplement to an act entitled "An act relative to the writ of certiorari (Revision of 1903)," approved April eighth, one thousand nine hundred and three.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. In all cases of writs of certiorari hereafter allowed where the evidence given at the trial or certification accompanied proceeding under review shall have been reported stenographically by a competent stenographer designated by the court, official, tribunal, board or governing body before whom such trial or proceeding shall be had, the official or court making return to said writ shall, when requested so to do by the prosecutor or respondent in said writ, and upon being provided with a transcript of such evidence, at least five days prior to the return day of said writ, which said transcript shall be duly certified by said stenographer, certify and send to the reviewing court as the evidence given at said trial or proceeding and as a part of the return to said writ, said transcript of said evidence, and said evidence shall constitute a part of the state of the case and be considered by the reviewing court upon the argument of said writ as the evidence given at said trial or proceeding; provided, Proviso. however, that this act shall not operate to prevent either party from taking additional proofs in the

script of

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Proviso.

manner now or hereafter provided by law; and provided, further, that this act shall not apply to District Courts.

3. This act shall take effect immediately. Approved April 15, 1914.

CHAPTER 209.

An Act to repeal an act entitled "An act relating to the investment of the sinking fund in incorporated towns in this State," approved April second, one thousand nine hundred and thirteen.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Act repealed. 1. An act entitled "An act relating to the investment of the sinking fund in incorporated towns in this State," approved April second, one thousand nine hundred and thirteen, be and the same hereby is repealed.

2. This act shall take effect immediately.

Approved April 15, 1914.

CHAPTER 210.

A Further Supplement to an act entitled "An act concerning the settlement and collection of arrearages of unpaid taxes, assessments and waterrates or water-rents in cities of this State, and imposing and levying a tax, assessment and lien in lieu and instead of such arrearages, and to enforce the payment thereof, and to provide for the sale of lands subjected to further taxation and assessment," passed March thirtieth, one thousand eight hundred and eighty-six.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. In all cases where lands have heretofore been validity of sold by any municipality of this State, under and bought by by virtue of the provisions of the act, to which this purchaser of mortgage act is a further supplement, and the purchaser at such tax sale had a mortgage interest in the property purchased at such sale, and such purchaser has complied with all the requirements of the aforesaid act and supplements thereto amendatory thereof, and deeds of conveyance having heretofore been made and executed to such purchasers, that all such deeds of conveyance and the title to the lands conveyed thereby shall be deemed to be good and effectual in law, in like manner and of the same force and effect as if such purchaser at the time of the sale of such lands had no mortgage interest in the lands purchased.

2. All acts so far as they conflict herewith be Repealer. and the same are hereby repealed, and that this

act shall take effect immediately.

Approved April 15, 1914.



CHAPTER 211.

An Act concerning imprisonment for non-payment of taxes.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Commitment and release for non-payment of taxes. 1. The collector who commits a person to jail shall give the sheriff or jailer thereof a certificate, signed by him, stating that he has committed the person for non-payment of his tax, and for want of goods and chattels whereof to make a distress and setting forth the amount of tax and costs. Upon the payment of the amount due to the collector, he shall give a certificate stating that the tax and costs have been paid, and directing his release from custody, and upon delivery of such certificate to the sheriff or jailer he shall forthwith release the person named therein from imprisonment.

Hearing as to ability to pay.

2. Upon presentation of a petition, duly verified, setting forth that the petitioner is in the custody of the sheriff or jailer of said county for the non-payment of a tax, that such person is without sufficient goods and chattels whereof to make a distress, and that he is without means of payment of said tax and costs, the Court of Common Pleas shall thereupon appoint a time and place for the examination of the petitioner, and shall direct the sheriff or jailer to cause such person to be present at such examination. Notice of such application, and of the time appointed for hearing the same, shall be given to the legal representative of the municipality wherein such tax was levied, who may be present and be heard in relation to such application. After the examination of the petitioner, the court may order his discharge, or order

Examination and order.

his release, upon condition that he shall pay the tax and costs assessed against him in such manner as the circumstances of the case shall warrant. Any person released upon condition that he shall Rearrested pay such tax and costs, who shall violate the condition of the order releasing him, may be taken into custody and kept in confinement until such tax and costs are paid.

if conditions violated.

3. A person committed for the non-payment of a poll tax or a dog tax shall not be detained in jail for more than fourteen days.

Limit to imprisonment.

4. All acts and parts of acts inconsistent with Repealer. the provisions of this act be and the same are hereby repealed, and this act shall take effect immediately.

Approved April 15, 1914.

CHAPTER 212.

An Act to amend an act entitled "An act to reorganize the boards of chosen freeholders of the several counties of this State, reducing the membership thereof, fixing the salaries, and providing for the election and terms of office of the members, and also for the appointment and terms of office of officers appointed by such boards" (Revision of 1912), approved April first, one thousand nine hundred and twelve.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. Section seven of an act entitled "An act to reorganize the boards of chosen freeholders of the several counties of this State, reducing the membership thereof, fixing the salaries, and providing for the election and terms of office of the members. and also for the appointment and terms of office



of officers appointed by such boards" (Revision of 1912), approved April first, one thousand nine hundred and twelve, be and the same is hereby amended to read as follows:

Repealer.

Proviso.

Referendum.

Petition.

Notice of submission at general election.

7. All acts and parts of acts, both general and special, inconsistent with this act, be and the same are hereby repealed; provided, however, that none of the foregoing provisions shall take effect in any county until the same shall have been adopted by vote of the legal voters of such county, except as hereinafter provided. The adoption of this act shall be submitted to vote in any county, at any election for members of the General Assembly, or at any special election called solely for the purpose of submitting the question of the adoption of this act, or at any special election hereafter held, for any purpose, either within the entire State or in a subdivision thereof, not less than the county, in which the question of the adoption of this act is to be submitted. In order to require the submission of the question of the adoption of this act to be voted upon at any general or special election, a petition therefor, which shall be signed by at least five (5) per centum of the qualified electors of such county as evidenced by the total number of votes cast at the then next preceding election for members of the General Assembly in such county, shall be filed with the clerk of such county. Such petition shall set forth whether or not it is the desire of the petitioners to have the question of the adoption of this act submitted at the election for members of the General Assembly or at a special election to be called solely for the purpose of submitting the question of the adoption of this act, or at any special election hereafter held for any purpose as hereinbefore set forth. If the petitions require the submission of the question of the adoption of this act at a general election for members of the General Assembly, said petition shall be filed with the county clerk of such county, at least

ninety days before said general election, and when said petition is so filed a notice of the submission of the question of the adoption of this act shall be included and shall form a part of and shall be given in the same manner as notice is required to be given of elections for members of the General Assembly, and there shall be printed on each of- question on ficial ballot used at such general election, in addition to the details that are now required by law to be printed thereon, the following proposition: "Shall the act to reorganize the boards of chosen freeholders of the several counties of this State, reducing the membership thereof, fixing the salaries and providing for the election and terms of office of the members, and also for the appointment and terms of office of officers appointed by such boards" (Revision of 1912), approved April first, one thousand nine hundred and twelve, be adopted?" If the petition shall require a special election to be held, the county clerk of such county shall give notice of a special election to be held on the fifth Tuesday following the date of filing of such petition; provided, however, that if such Tues- Provise. day falls on a legal holiday then in that case the election shall be called for the sixth Tuesday following the date of filing of said petition. The Notice to county clerk of the county in which such petition is filed shall give notice to the clerk of every municipality within the county, within five days after the filing of said petition, under his hand and seal, that such petition has been filed in his office and that a special election will be called on the date required in this act, for the purpose of submitting the question of the adoption of this act, and that within five days after the receipt of such notice, by the clerk of any municipality, said clerk shall put Local up or cause to be put up and posted an advertisement in at least five of the most public places within the municipality, which advertisement shall make known the time and place and the purpose

Notice of

Notice published.

County election board notified.

Revision of

Ballots at special election.

of holding such election, and that the board of elections of such municipality will meet on the Tuesday preceding said election for the purpose of correcting and revising the registry list of such municipality. Said notice shall be signed by such clerk, and he shall, in addition thereto, at least ten days preceding the said special election, cause notice to be published in not more than two of the newspapers published in the county wherein such municipality is situate, setting forth the time, place and purpose of such election, and that the board of elections of such municipality will meet on the Tuesday preceding said election for the purpose of correcting and revising the registry list of such municipality. The county clerk shall, within five days after he has issued the call for such special election to the municipal clerks, notify the board of elections of the county, of such special election, and the date on which such special election shall be held, and the board of elections shall immediately direct the members of the various boards of election for the several municipalities in such county to meet on the Tuesday preceding the date of such special election for the purpose of revising the registry lists to be used at such special election, and such boards shall use for the purpose of such special election the register of voters, within such municipality, used at the general election next preceding the holding of such special election, and they shall revise and correct the same by adding thereto the names of all persons entitled to vote within such municipality at said special election. who shall appear in person before them and establish to the satisfaction of the majority of the board that they are entitled to vote at such election. The county clerk shall prepare an official ballot for such special election in the same manner and form as official ballots are now prepared for the election of members of the General Assembly to be used at such special election, and that upon such official

ballot shall be placed the following proposition: "Shall the act to reorganize the boards of chosen freeholders of the several counties of this State. reducing the membership thereof, fixing the salaries and providing for the election and terms of office of the members, and also for the appointment and terms of office of the officers appointed by such boards" (Revision of 1912), approved April first, one thousand nine hundred and twelve, be adopted?" The said county clerk shall deliver said ballots to each clerk of every municipality within the county at least two days before the date of such special election. No special election shall be held after the first day of August of each year. The legal voters of such county shall either at the general election for members of the General Assembly or any special election at which the question of the adoption of this act shall be submitted, as the petition therefor may require, decide upon the acceptance or rejection of this act in the following manner: A voter may vote to adopt this act by making an x mark in the square opposite the word "Yes," and to reject this act by making an x mark in the square opposite the word "No", as the said squares are printed opposite the proposition to adopt this act, and said ballots so cast for or against this act shall be counted, and the result thereof returned by the election officers, and Result. a canvass of such election had in the same manner. and the acceptance or rejection of this act shall be declared in the same manner as the result of an election for county officers, and if there should be a majority of votes so cast in favor of the adoption of this act, but not otherwise, this act shall take effect in each county so voting, immediately. All elections to be conducted under the provisions of this act shall be conducted pursuant to the provisions of an act entitled "An act to regulate elections (Revision of 1898)," approved April fourth, one thousand eight hundred and ninety-eight, and

Election. how conthe various supplements and amendments thereto, so far as the same are deemed practicable, and not otherwise provided for in this act.

2. This act shall take effect immediately.

Approved April 15, 1914.

CHAPTER 213.

An Act authorizing payment of expenses incurred by the Department of Labor during the fiscal year ending October thirty-first, one thousand nine hundred and thirteen, from the appropriation made and now available to the use of that department for the fiscal year ending October thirty-first, one thousand nine hundred and fourteen.

Preamble.

Whereas, The Department of Labor has, during the fiscal year ending October thirty-first, one thousand nine hundred and thirteen, because of the necessities incident to the work of that department, incurred an expense for clerical labor amounting to one thousand six hundred ten dollars and ten cents (\$1,610.10), and which amount the Commissioner of Labor has advanced in payment of said clerical labor; and

Preamble.

Whereas, The provision already made in the annual appropriation for the fiscal year ending October thiryt-first, one thousand nine hundred and fourteen, is sufficient to reimburse the commissioner for his advance and conduct the department for the current fiscal year; therefore,

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Appropria-

1. Upon the presentation of the claim referred to in the preamble hereof in detail, and with

vouchers satisfactory to the Comptroller, said Comptroller is hereby authorized and directed to issue warrant for the amount thereof, and the Treasurer is hereby directed to pay same from the appropriation for the current fiscal year.

2. This act shall take effect immediately.

Approved April 15, 1914.

CHAPTER 214.

An Act to amend an act entitled "A supplement to an act entitled 'An act relating to courts having criminal jurisdiction and regulating proceedings in criminal cases (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight," approved April twentyfirst, one thousand nine hundred and eleven.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Section two of the act to which this act is an Section 2 amendment is hereby amended to read as follows:

2. Every such sentence to confinement in the State Prison shall set forth a maximum term which shall be equal to the limit of imprisonment as provided in "An act for the punishment of crimes (Revision of 1898)," approved June fourteenth, one thousand eight hundred and ninetyeight, its supplements or amendments, for the crime for which the prisoner was sentenced; such sentence shall likewise set forth a minimum term. which shall not be less than one year and not more than two-thirds of such maximum term; provided, Proviso. that a commutation from sentence of death to imprisonment for life is hereby construed to have a minimum term of fifteen years; provided, further, Proviso. that every prisoner who has been, or may here-

Maximum mum terms



after be, convicted of any offense against the State of New Jersey, and is confined in execution of the judgment of such conviction in the New Jersey State Prison, for a definite term or terms of over one year, or for the term of his natural life, whose record of conduct shows that he has observed the rules of such institution, and who, if sentenced for a definite term, has served one-third of the total of such term or terms for which he was sentenced, or, if sentenced for the term of his natural life, has served not less than fifteen years, may be released on parole as herein provided.

Section 7

2. Section seven of the act to which this act is an amendment, is hereby amended to read as follows:
7. At each regular monthly meeting of the board

Prisoners
whose minimum term
about to expire to appear before
board.

of inspectors, the principal keeper shall lay before them a list of all prisoners whose minimum terms will expire during the next calendar month. Thereupon such prisoners shall be allowed to appear in person before said board or a committee thereof

Proviso.

and the board or committee shall diligently seek to determine the fitness of such prisoners to be at large; provided, however, that said board or committee shall not receive and consider any outside petition for the release of any prisoner upon parole or grant a hearing to any person or persons inter-

ested in securing the parole of any prisoner other than the prisoner himself, and no prisoner shall be

Employment must be secured. paroled by said board who shall not have given satisfactory evidence of his ability and purpose to live at liberty without violating the law. No prisoner shall be released upon parole until suitable work shall have been secured for him or until suit-

able arrangements have been made for him that will assure to him an opportunity to fulfill all of

Section 8

3. Section eight of the act to which this act is an amendment is hereby amended to read as follows:

his parole obligations.

Prisoners deemed fit paroled. 8. Upon the expiration of the minimum terms of such prisoners as have been thus deemed fit to be

at large their confinement in prison shall be suspended and they shall be set at large on parole under such terms and conditions as shall be established by the board of inspectors; provided, that if Province. any prisoner has been additionally penalized with a fine, he shall not be set at large until after such fine has been paid, or remitted by the Court of Pardons, or its collection suspended by the Governor or person administering the government.

4. Section nine of the act to which this act is an section amendment is hereby amended to read as follows:

of sentence, prisoners are deemed unworthy to be set at large or dangerous to the community if set at large, said board shall prolong the minimum

intervals of not longer than twelve months, nor shorter than six months, determinations for fitness to be at large shall be made over such prisoners, and when deemed fit, their confinement in prison shall be suspended and they shall be set at large

no prisoners shall be held in confinement beyond

further, that any prisoner who, because of violation of the provisions of his parole, or for any other reason, shall be returned to said prison and there detained, shall have opportunity to appear personally before said board at its next regular meeting and at such hearing the said prisoner shall be advised by said board as to the reasons

9. Whenever, in the judgment of the board of Unworthy

inspectors, at the expiration of the minimum terms not paroled

term of sentence of such prisoners. Thereafter at Fitness

on parole in the manner stated above; provided, Proviso.

the maximum terms of their sentence; provided, Proviso.

for his return. 5. Section eleven of the act to which this act is section 11 an amendment is hereby amended to read as follows:

11. Surveillance of prisoners at large under the surveillance of paroled terms of this act, which surveillance shall be for prisoners. the rest of the maximum term unless sooner pardoned, and revocations of parole shall proceed as.

Proviso.

Parole agents.

far as consistent with the present act under the provisions of an act entitled "An act to establish a parole agent for the State Prison," approved May eleventh, one thousand nine hundred and five, or supplements or amendments thereto; provided. however, that the board of inspectors shall have full and final authority to grant and revoke paroles. The principal keeper may with the approval of said board designate one or more deputies or officials of the prison from time to time to execute the provisions of said act in particular cases, and when thus engaged, necessary traveling expenses shall be paid from the appropriation made for the purpose of that act.

6. This act shall take effect immediately.

Approved April 15, 1914.

CHAPTER 215.

An Act to authorize and empower any municipality governed by a board of commissioners or an improvement commission, by ordinance, to establish and maintain a full paid or part paid fire department; to fix and determine the compensation to be paid to and the term of office of the officers and members thereof; to disband any existing volunteer fire company, organization or department and provide for the issuing of certificates of exemption to the members thereof; to sell and dispose of any fire apparatus or equipment of such municipality; and to promulgate reasonable rules and regulations for the proper operation and management of such full paid or part paid fire department.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. It shall and may be lawful for the governing Paid fire debody of any municipality in this State governed by a board of commissioners or by an improvement commission, by ordinance to disband any volunteer fire company, organization or department in such municipality, and to provide for the creation, control and operation of a full paid or part paid fire department in lieu of such volunteer fire company, organization or department, in the manner hereinafter provided.

supersede

2. Such ordinance or ordinances may, among ordinance. other things, provide for the manner of making appointments to such full paid or part paid fire department and the fixing of salaries to be paid to the officers and members thereof; provided, how- Proviso. ever, that no such ordinance or ordinances or parts thereof shall be at variance or inconsistent with any express regulations herein contained.

3. Such governing body is further authorized to promulgate reasonable rules and regulations from time to time that may be necessary to insure the proper and efficient operation of such full paid or part paid fire department and fix reasonable penalties for the breach or violation thereof.

Rules and regulations.

4. The governing body of any municipality to which this act shall apply is hereby authorized and empowered to sell and dispose of any and all fire apparatus and equipment not suitable or necessary for the use of any full paid or part paid fire department created hereunder, and shall apply the proceeds derived therefrom to the purchase of new fire apparatus or equipment or towards the cost of repairing or improving any existing or afteracquired fire apparatus or equipment.

As to ap-

5. There may be appointed from time to time by officers and the governing body of the municipality, in the department. manner hereinafter provided, a chief engineer, one or more assistant engineers and such number of captains, lieutenants and other officers as shall be deemed necessary for the proper management and

control of such full paid or part paid fire department, and such number of drivers, tillermen, laddermen, hosemen or privates as the needs of any such municipality may require to operate its fire apparatus and equipment effectively and expeditiously.

Hxamination to determine fitness. 6. Before any appointment to or promotion in any such full paid fire department shall be made, as provided in section five hereof, the governing body of the municipality, or a committee thereof appointed for the purpose, may require all applicants for such appointment or promotion as the case may be, to submit themselves to such reasonable mental and physical examination as such governing body, or committee thereof, shall deem necessary or advisable and for the best interests of the fire department.

Future appointments.

7. After appointments have been made of officers and members necessary to create a full paid fire department under the provisions hereof, no future appointments thereto shall be made to a higher grade than that of hoseman, ladderman or private, or a grade equivalent thereto in point of compensation: provided, however, that this section shall not in any manner disqualify or effect the grade of office or right to promotion of any full paid fireman now in service in any municipality to which this act shall apply; and provided, further, that all promotions in any full paid fire department, created under this act, after the organization thereof has been perfected as herein provided, shall be made from among the members thereof having the best record for intelligence, efficiency, sobriety and bravery; but where the record is practically the same between two or more members, preference must be given to that member amongst said number who shall have been the longest time in service in the said full paid fire department; provided, further, however, that nothing contained in this section shall forbid or prevent appointments or

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Proference.

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promotions to the position of chief or assistant chief in said department when made upon a unanimous vote of the governing body of the munici-

pality.

8. The officers and members of any full paid fire Tenure. department organized or created under the provisions of this act shall severally hold their respective positions and offices and continue in their respective employments as such officers and members during good behavior, efficiency and residence in the municipality; and the term of any such officer or member shall not be determined or depend upon the pleasure or caprice of any municipal officer, officers, committee or governing body of such municipality; and no person shall be removed Bomovale. from office or employment in such full paid fire department for political reasons or for any other cause than above stated or for disobedience to just rules and regulations as herein provided to be made, and no removal for the reasons above mentioned shall be made without written charges preferred and a fair and impartial trial thereupon had.

9. The salaries per annum to be paid to the Payment of officers and members of any full paid fire department created under this act, shall be paid in equal semi-monthly installments on the first and fifteenth day of each and every month in currency, and shall be not more than the respective sums as herein specified, namely:

To the chief engineer, not more than fifteen salaries of hundred dollars per annum; to each assistant chief, not more than the sum of fourteen hundred dollars per annum; to all other officers above the rank of tillerman, ladderman, hoseman or private, not more than the sum of thirteen hundred dollars each per annum; to full paid tillermen, laddermen, hosemen or private, not more than the following sums, according to the term of service, namely:

Pay of privates.

To those who have served continuously for a term less than one year, not more than the sum of seven hundred and twenty dollars each per annum; to those who have served continuously as aforesaid for one year and less than two years, not more than the sum of eight hundred and forty dollars each per annum; to those who have served continuously as aforesaid for two years and less than three years, not more than the sum of nine hundred and sixty dollars each per annum; and to those who have served continuously as aforesaid for a longer term than three years, not more than the sum of twelve hundred dollars each per annum; all of which sums to be in lieu of all other compensation whatsoever.

Part paid division; term, pay, etc.

10. The governing body of any municipality to which this act shall apply is further authorized by ordinance to create and establish a part paid division to act in conjunction with and under the direction and control of the officers of any full paid fire department created under this act: to regulate and determine from time to time the number of members and officers to be appointed to such part paid division and their respective duties; the manner in which such appointments shall be made; the term for which such members and officers shall be appointed or serve; the compensation to be paid to such officers and members, which shall not exceed the sum of one hundred and twenty-five dollars each per annum; and may from time to time adopt such other reasonable rules and regulations not in conflict herewith as may be necessary to insure the efficient and proper management of such part paid division.

Disbanding part paid division.

11. The right is reserved to the governing body of any municipality establishing a part paid division as herein provided to repeal at its pleasure any ordinance or ordinances creating any such part paid division, which repealer or repealers shall immediately upon the adoption thereof dis-

band and put out of office all officers and members of such part paid division; provided, however, that Proviso. no individual officer or member of such part paid division shall be dismissed from service prior to the disbanding of such part paid division as a whole as above provided for, unless for disobedience to rules and regulations, nonresidence, misconduct or inefficiency, and then only upon written charges preferred and a fair and impartial

hearing had thereon.

12. In case any full paid or part paid fireman care of sick appointed under the provisions of this act, or now or disabled men. in the employ of such municipality as a full paid fireman, shall become ill or disabled from causes resulting from the discharge of his public duties, it shall be lawful for the governing body of any such municipality to pay such fireman so ill or disabled as aforesaid, during the time he is so disabled or ill, such compensation, including medical attendance, as such governing body shall deem reasonable and proper, on certificate of a physician, appointed by such governing body, certifying to such disability or illness.

13. Any person who shall have served two years Bights of as a member of any volunteer fire company, organization or department which may be disbanded by the governing body of any municipality under the provisions of this act, shall be entitled to all the exemptions and benefits conferred by law upon exempt firemen.

14. No person shall be appointed to member- Age and ship in any fire department created under the provisions of this act who is under the age of twentyone years or who, at the time of such appointment, is not a citizen of the United States.

15. All acts or parts of acts inconsistent here- Repealer. with are hereby repealed, and this act shall take effect immediately.

Approved April 15, 1914.

CHAPTER 216.

An Act to repeal an act entitled "An act to establish a State Department of Public Records and Archives," approved April first, one thousand nine hundred and thirteen.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Act repealed.

1. The act entitled "An act to establish a State Department of Public Records and Archives," approved April first, one thousand nine hundred and thirteen, be and the same is hereby repealed.

2. This act shall take effect immediately.

Approved April 15, 1914.

CHAPTER 217.

An Act to ratify, confirm and continue the incorporation of the borough of Dunellen, in the county of Middlesex, and to fix the boundaries and corporate name thereof.

Preamble.

Whereas, The inhabitants of that part of the township of Piscataway, in the county of Middlesex, within the boundaries hereinafter mentioned were organized as a borough commission by the name of "The Borough Commission of Dunellen," under and by virtue of the provisions of an act of the Legislature of the State of New Jersey, entitled "An act for the formation of borough commissions," approved March seventh, one thousand eight hundred and eighty-

two, and the acts amendatory thereof and supplemental thereto; and

Whereas, By virtue of the provisions of an act Preamble. of the Legislature of the State of New Jersey entitled "An act relating to boroughs and bor-

ough commissions," approved April twentyfirst, one thousand eight hundred and ninetysix, every borough commission theretofore established and formed under the provisions of the aforesaid act was created a borough and a body corporate in fact and in law by its cor-

porate name; and

Whereas, By virtue of the provisions of an act Preamble. of the Legislature of the State of New Jersey entitled "A general act relating to boroughs (Revision of 1897)," approved April twentyfourth, one thousand eight hundred and ninetvseven, the inhabitants of every borough theretofore established, formed or organized under the provisions of any law of this State were created a body corporate and politic in fact, deed, name and law by the corporate name by which they were then known; and

Whereas, Doubt exists as to the incorporation Preamble. and corporate name of the borough of Dunellen;

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. The inhabitants of the borough of Dunellen, corporate and of that territory formerly a part of the township of Piscataway, in the county of Middlesex, and now known as the borough of Dunellen, and contained within the limits hereinafter set forth, are hereby continued and declared to be a body corporate and politic in fact and in law by the name of "The Borough of Dunellen," and the creation, organization and incorporation of said borough is hereby ratified and confirmed, and the said borough of Dunellen shall be governed by the general laws of this State relating to boroughs.



Boundaries of Dunellen.

2. The boundaries of the said borough shall be as follows:

Beginning at a point in the center of Green Brook, at the intersection of the center line of Jefferson avenue, said point being a corner of Middlesex and Union counties, in a line of Somerset county; thence running westerly down the center of Green brook following the several courses thereof, and with a line of Somerset county to the northeasterly corner of Nelson Runyon's land; thence with a line of said Runyon's land south twenty-four degrees east twenty-two chains and eight links to a line of William H. Lyons' land; thence with his line south eighty-five degrees and thirty minutes west six chains and fifty-one links to a corner of said Lyons' land, and also a corner of Drake's land; thence with another line of said Lyons' land south twenty-four degrees east four chains and thirty-seven links to the center of a brook or run of water called Bonagut brook: thence up the said brook the several courses and distances thereof, as follows: (1) South eightythree degrees and thirty minutes east one chain and seventy-nine links; (2) thence south thirty degrees east nine chains and twenty-six links to the center of the bridge in the road leading to Bound Brook; (3) thence still with the brook south forty-five degrees east three chains; (4) thence south thirty-three degrees and forty-five minutes east five chains and ten links; (5) thence south forty-nine degrees east two chains and thirteen links; (6) thence south seventy degrees east seven chains to near the railroad bridge and twentythree links inside of the railroad line; (7) thence south thirty-one degrees east one chain and fifty links; (8) thence south eighty-three degrees east three chains and twenty-eight links; (9) thence north seventy-one degrees and forty-five minutes east four chains and thirty links to a point in South avenue near a small bridge; thence

leaving the brook south two degrees and twenty minutes west nine chains and twenty-seven links to a stone and corner of Valentine Green's and Francis I. Stevens' land; thence on the line between said Green's and Stevens' land the same course of two degrees and twenty minutes west and prolonging said line over said Green's land eighteen chains and sixteen links to a point in the middle of Centre Street twenty-five links northerly from a stone and late John R. Dennis' corner; thence in the middle of Centre street south eighty-nine degrees and fifteen minutes east thirty-eight chains and seventy-eight links to the center of the old road from Dunellen to New Market; thence in the center of said road north ten minutes east fifteen chains and ninetythree links to a stone and corner of land late of Stephen B. Todd and also a corner of N. Var's land; thence with line of said Todd's estate north eighty-five degrees and thirty minutes east fourteen chains and seventy-three links to a point in the center of Washington avenue; thence in the center of said avenue north seventeen degrees and thirty minutes west one chain and seventy links to a stone at the intersection of the center line of Fourth street; thence in the center of said street north forty-eight degrees and thirty-five minutes east twenty-nine chains and seventy-five links to a stone in the center of Jefferson avenue prolonged; thence in the center of said avenue north thirty-two degrees and forty minutes west thirtyfive chains and seventy-six links to the center line of The Central Railroad of New Jersey: thence with said center line north fifty-seven degrees and twenty minutes east fourteen chains and thirtyone links to the line between the counties of Middlesex and Union; thence with said county line north eighty-eight degrees and forty-five minutes west seven chains and sixty-nine links to a stone in the center of North avenue; thence in the center

of said avenue south fifty-seven degrees and twenty minutes west eight chains and forty-seven links to an iron monument in the center of Jefferson avenue; thence in the center of said avenue north thirty-two degrees and forty minutes west thirty-one chains and forty-nine links to the center of Green brook and place of beginning. (Date of description, 1886.)

3. This act shall take effect immediately.

Approved April 15, 1914.

CHAPTER 218.

An Act to ratify, confirm and continue the incorporation of the borough of North Plainfield, in the county of Somerset, and to fix the boundaries and corporate name thereof.

i'reamble.

Whereas, The inhabitants of that part of the township of North Plainfield, in the county of Somerset, within the boundaries hereinafter mentioned, were organized as a borough by the name of "The Mayor and Council of the Borough of North Plainfield" under and by virtue of the provisions of an act of the Legislature of the State of New Jersey entitled "An act for the formation of borough governments," approved April fifth, one thousand eight hundred and seventy-eight, and the acts amendatory thereof and supplemental thereto; and

Presmble.

Whereas, A statement of the results of an election for the purpose of incorporation under the aforesaid act held in the borough of North Plainfield on the ninth day of June, one thousand eight hundred and eighty-five, cannot be found in the files of the office of the clerk of the county of Somerset; and

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Whereas, By virute of the provisions of an act Preamble. of the Legislature of the State of New Jersey entitled "A general act relating to boroughs (Revision of 1897)," approved April twentyfourth, one thousand eight hundred and ninetyseven, the inhabitants of every borough theretofore established, formed or organized under the provisions of any law of this State, were created a body corporate and politic in fact, deed, name and law by the corporate name by which they were then known; and

Whereas, Doubt exists as to the incorporation and Preamble. corporate name of the borough of North Plainfield;

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. The inhabitants of the borough of North Corporate Plainfield and of that territory formerly a part of the township of North Plainfield, in the county of Somerset, and now known as the borough of North Plainfield, and contained within the limits hereinafter set forth, are hereby continued and declared to be a body corporate and politic in fact and in law by the name of "The Borough of North Plainfield," and the creation, organization and incorporation of said borough is hereby ratified and confirmed, and the said borough of North Plainfield shall be governed by the general laws of this State relating to boroughs.

2. The boundaries of the said borough shall be Boundaries as follows: Beginning at a point in the center line Plainfield. of Old Rock road where the same is intersected by the center line of Green brook; thence (1) running in a general northwesterly direction along said center line of Old Rock road and along the center line of a new piece of road lately opened and graded in continuance of the straight part of Old Rock road to a point in said center line of said new piece of road where the same is intersected

by the center line of Blue Ridge avenue; thence (2) running in a straight line to a point in the center line of Prospect avenue, said point being the intersection of said center line of Prospect avenue with the center line of Washington avenue; thence (3) running in a general northeasterly direction along the center line of Prospect avenue, to a point where the same is intersected by the center line of Somerset street; thence (4) running in a magnetic course north sixty-six degrees thirty-one minutes east a distance of eight thousand six hundred and thirty-three feet more or less to a point, being the intersection of the center line of Raymond avenue and Mountain avenue; thence (5) running in a general southeasterly direction along said center line of Raymond avenue to a point where said center line is intersected by the center line of Green brook; thence (6) running in a general southwesterly direction along said center line of Green brook to a point in the center line of Old Rock road, being the point or place of beginning. (Date of description, 1885.)

3. This act shall take effect immediately.

Approved April 15, 1914.

CHAPTER 219.

An Act to amend an act entitled "An act for the punishment of crimes" (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. Section thirty-one (31) of the act to which this act is an amendment be and the same is hereby amended to read as follows:

Section 81

31. Any person or persons, board or body Disbursecharged with or having the control of any State of cess of apchosen freeholders, or any township committee, or misdemeanor. any board of aldermen, or common councilmen, or any board of education, or any board of commissioners of any county, township, city, town, or borough in this State, or any committee of any such board, committee or commission, which, or any member thereof who, shall disburse, order or vote for the disbursement of public moneys, in excess of the appropriation respectively to any such board or committee; or which board or committee, or any member thereof, who shall incur obligations in excess of the appropriation and limit of expenditure provided by law for the purposes respectively of any such board or committee, thus disbursing, ordering or voting for the disbursement and expenditure of public moneys, or thus incurring obligations in excess of the amount appropriated, and limit of expenditure as now or hereafter appropriated, and limited by law, shall be jointly or severally guilty of a misdemeanor; provided, nothing herein shall prevent Proviso. any board of education from keeping open the publie schools.

2. This act shall take effect immediately. Approved April 15, 1914.

CHAPTER 220.

An Act to amend an act entitled "A supplement to an act entitled An act providing for the formation, establishment and government of towns," approved March seventh, one thousand eight hundred and ninety-five," which supplement was approved March sixteenth, one thousand nine hundred and four.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Sale of lands.

1. Every town which shall have acquired lands or rights in land in fee under the act amended hereby shall have power to sell and convey such portion or portions thereof as may be deemed advisable from time to time by adopting an ordinance for such sale, provided that such ordinance shall be adopted by a vote of the council, not less than two-thirds of the entire membership of said council voting in the affirmative; and provided. further, that the proceeds of such sale or sales shall be paid to the town treasurer as a separate fund and shall be thereafter applied only toward the acquisition of other lands and rights in land within said town for the purposes of this act. All accumulations of interest earned by said separate fund shall be held and applied only for the same purposes.

2. This act shall take effect immediately.

Approved April 17, 1914.

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CHAPTER 221.

An Act providing for the method of appointment and term of service of inspectors of any public works or improvements in cities of the second class in this State.

BE IT ENACTED by the Senate and General Assem. bly of the State of New Jersey:

1. Where by any law or by any charter provision of any city of the second class in this State, of municipal impovements. inspectors are or may be appointed to inspect any public work or improvement authorized and ordered to be done by any common council, board of aldermen or other governing body in said cities, all such inspectors shall hereafter be appointed by the said common council, board of aldermen or other governing body in the same maner in which other subordinate officers are or may be appointed in any such city; but said appointment shall apply only to the particular public work or improvement designated in the resolution naming said inspector, and his term of office shall cease upon the com- Term. pletion of the said public work or improvement unless sooner terminated by the said common council, board of aldermen or other governing body.

2. That the compensation to be paid to said in-Salary. spectors shall be fixed at the time of the appointment by the said common council, board of aldermen, or other governing body; said inspectors so appointed shall possess the same qualifications Qualifications. and be subject to the same regulations and liabilities as now or may hereafter be provided by law; any such inspector may in the discretion of the said common council, board of aldermen or other

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governing body, be at any time removed from office.

Repealer.

3. All parts of all acts either general or special and all charter provisions inconsistent herewith be and the same are hereby repealed; and this act shall take effect immediately.

Approved April 17, 1914.

CHAPTER 222.

An Act to regulate the practice of optometry, to license optometrists, and to punish persons violating the provisions thereof.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Optometry defined. 1. The practice of optometry is hereby defined to be the employment of any means, other than the use of drugs, for the measurement of the powers of vision and the adaptation of lenses for the aid thereof.

2. There is hereby created a board to be known

and styled the New Jersey State Board of Opto-

Board created.

Members of.

metrists. Said board shall consist of five persons, who shall possess sufficient knowledge of theoretical and practical optics to practice optometry, and who shall have been residents of this State actually engaged in the practice of optometry for at least five years. The term of each member of said board shall be three years, or until his successor is appointed and shall have qualified; and vacancies shall be filled for the unexpired term only; but in the original appointment of the members of the board, two shall be appointed for the term of one year, two for two years, and one for

three years, from July 1st, one thousand nine hundred and fourteen. Said board shall be appointed

Terms.

Appointments.

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by the Governor of this State, on or before July first, one thousand nine hundred and fourteen, and annually thereafter as vacancies occur in the membership of said board they shall be filled by the Governor.

3. The members of said board shall, before en- oath. tering upon the discharge of their duties, and within thirty days after their appointment, take and subscribe an oath before any officer authorized to administer oaths in this State, for the faithful performance of duty, and file the same with the Secretary of State; they shall annually Organization. elect from their number a president and secretary, who shall also be treasurer, each of whom shall hold office for one year, and until his successor shall have been duly elected and shall have qualified; the secretary and treasurer shall receive such compensation for his services as may be determined by the board, and shall give a bond for the faithful performance of his duties, in such sum as the said board may determine.

4. Said board shall make such rules and regu- Rules and lations, not inconsistent with the law, as may be necessary for the proper performance of its duties; any member of the board may, upon being duly designated by the board, or a majority thereof, administer oaths or take testimony concerning any matter within the jurisdiction of the board; the board shall adopt a seal, and the secretary seal. shall have the care and custody thereof, and shall keep a record of all the proceedings of the board, which shall be open to public examination.

5. Provisions shall be made by the said board Semi-annual for holding examinations of applicants for registration to practice optometry, at least twice in each year, if there shall be any such applicants.

6. Every person desiring to commence or to continue the practice of optometry after January first, one thousand nine hundred and fifteen, except as hereinafter provided, shall file with the

Application to practice.

secretary of the New Jersey State Board of Op-

Qualifications.

Certificate of authorisation.

Present practitioners.

tometrists, upon blanks to be furnished by said secretary, an application, verified by oath, stating therein that such applicant is more than twentyone years of age, of good moral character, has a preliminary education equivalent to at least two vears in a high school of this State, and has also studied at least three years in a registered optometrist's office, or has graduated from a school of optometry maintaining a standard satisfactory to said board, or has practiced as a registered optometrist for two full years outside of this State, and shall take an examination before said board to determine his qualifications therefor. If the examination of any applicant for registration shall be satisfactory to the majority of the board. he shall receive from said board a certificate of registration authorizing him to practice optometry, but any person who shall, prior to January first, one thousand nine hundred and fifteen, submit to the board satisfactory proof as to his character, competency and qualifications, and that he has been continuously engaged in the practice of optometry in this State for more than two years next prior to the passage of this act, shall receive a certificate of registration, which shall entitle him to practice optometry under this act. All examination papers shall be deposited in the State Library in the Capitol building, and they shall remain there for a period of one year, at the expiration of which time they shall be destroyed, and they shall be prima facie evidence of all matters therein contained.

Disposition of examination papers.

7. The fee for such examination shall be fifteen dollars; for a certificate of registration, ten dollars; to be paid to the secretary of the board by the applicant upon filing his application and receiving his certificate, respectively, and constitute a fund for expenses made necessary by this act.

Record and photograph.

8. Before any certificate is issued it shall be

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Fees.

numbered and recorded in a book kept in the office of the board, and its numbers shall be noted upon the certificate. A photograph of the person registered shall be filed with the record. In all legal proceedings the record and photograph so kept in the office of the board, or certified copies thereof, shall be prima facie evidence of the facts therein stated.

9. Every person to whom a certificate of regis-certificate tration shall be issued shall file the same for the county clerk. purpose of registration, with the clerk of the county in which he resides, and also with the clerk of each other county wherein he shall then practice or thereafter commence the practice of optometry, and said clerk shall enter a memorandum county record thereof, giving the date of said certificate. with the name of the person to whom the same is issued, the number thereof, and the date of said filing, in a book to be kept by him for that purpose, and shall return said certificate to the owner thereof, and for which registry the said county clerk shall be entitled to demand and receive from each person registering the sum of one dollar; and each county clerk in the counties of this State County clerk's report shall, upon the last day of December of each year, to secretary of board. furnish to the secretary of the New Jersey State Board of Optometrists a list of all the certificates of said board filed as aforesaid in his office during the previous year, and upon notice to him of the change of location or death of the person so registered, or of the revocation of said certificate, said county clerk shall enter at the appropriate place in the book so kept by him a memorandum of said fact.

10. Every person practicing optometry must Cortificate displayed also display his certificate in a conspicuous place in office. in the principal office wherein he practices optometry, and, whenever required, exhibit such certificate to said board or its authorized representatives. And whenever practicing said profession

Bill of purchase issued.

of optometry outside of or away from said office or place of business, he shall deliver to each customer or person so fitted with glasses a bill of purchase, which shall contain his signature, home post-office address and the number of his certificate.

Revocation of license.

11. The board shall have power to revoke any certificate of registration granted by it under this act the holder of which is guilty of any fraud or deceit in his practice, has been convicted of crime, or is an habitual drunkard or grossly incompetent to practice optometry. Proceedings for revocation of a certificate shall be begun by filing with the New Jersey State Board of Optometrists a written charge or charges against the accused. These charges may be preferred by any person or corporation, or the board may, on its own motion, direct its secretary to prefer said charges.

Hearing on preferred charges.

Copy of charges

12. When charges are preferred, the New Jersev State Board of Optometrists, or a majority thereof, shall hear and determine said charges; for such purpose the said board, or a majority thereof, shall have the powers of a court of record sitting in the county in which its meeting shall be held, to issue subpænas and to compel the attendance and testimony of witnesses. A time and place for the hearing of said charges, within the county in which the accused was last known to practice, shall be fixed by said board as soon as convenient, and a copy of the charges, together with a notice of the time and place when they will be heard and determined, shall be served upon the accused or his counsel at least twenty days before the date actually fixed for said hearing; the accused shall be entitled to the subporta of the board for his witnesses. Where personal service or service upon counsel cannot be affected, and such fact is certified on oath, the board shall cause to be published for at least seven times, for at least twenty days prior to the hearing in two daily

Service by publication.

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papers in the county in which the optometrist was last known to practice, a notice to the effect that at a definite time and place a hearing will be held for the purpose of hearing charges against the optometrist upon an application to revoke his certificate. At said hearing the accused shall have Examine the right to cross-examine the witnesses against him and to produce witnesses in his defense, and to appear personally or by counsel.

13. The said board shall reduce its findings to Unanimous writing, to be signed by all the members who have necessary. heard said charges. If the board shall unanimously find that said charges, or any of them, are sustained, the board may thereupon, in its discretion, revoke said certificate of registration.

14. If the board shall revoke such certificate it county clerk's shall forthwith transmit to the clerk of the county revocations. or counties in which said accused is registered as an optometrist, a certificate under its seal certifying that such certificate of registration has been revoked, and said clerk shall, upon receipt of said certificate, file the same and forthwith mark said

15. No person shall practice optometry after Not to his resignation has been marked "certificate revoked."

registration "certificate revoked."

16. Any person whose certificate shall be refused or revoked by said board shall have the right to appeal by certiorari to the Supreme Court for a review of such action, and the Supreme Court is hereby authorized and empowered to review and correct the action of said board, and the said board shall forthwith carry out the judgment of the Supreme Court on such review.

Right of

17. Where the certificate of registration of any Issue of new person has been revoked, as herein provided, the after board may, after the expiration of one year, entertain an application for a new certificate in like manner as original applications for certificates are entertained; and upon such new application it

certificate revocation. may, in its discretion, exempt the applicant from the necessity of undergoing any examination.

Expenses, how met. 18. The expense of said board and of the officers thereof, and of the examination held by said board, and of any other matter in connection with the provisions of this act, shall be paid from the registration fees above provided for; in no case shall any of such expense be paid by the State of New Jerey or be a charge against said State.

Itemised accounts kept and filed with secretary of state. 19. An itemized account of all the receipts and expenditures of the said board shall be kept by its secretary, and a detailed report thereof, each year ending with the thirtieth day of November, duly verified by the affidavit of the said secretary, shall be filed with the Secretary of State within ten days thereafter, the Secretary of said State to be paid such fees therefor as are now paid for filing similar papers in his office.

Expenses of board met.

20. The members of the board shall be entitled to reimbursement for their traveling and hotel expenses, incurred in pursuance of their duties, not to exceed ten dollars per diem for each member of the said board.

Illegal practices. 21. No person not a holder of a certificate duly issued to him and filed as above provided shall, after January first, one thousand nine hundred and fourteen, practice optometry within this State. No person shall falsely personate a registered optometrist of a like or different name, nor buy, sell or fraudulently obtain a certificate issued to another. Practicing or offering to practice optometry, or the public representation of being qualified to practice the same by any person not authorized to practice optometry, shall be sufficient evidence of a violation of this act.

Penalties.

22. Any violation of the provisions of this act shall be a misdemeanor, and shall be punished by a fine of not less than fifty dollars nor more than two hundred dollars, or by imprisonment for not

less than thirty days, or not more than six months.

or by both fine and imprisonment.

23. Nothing in this act shall be construed to Act how apply to duly licensed physicians authorized to practice medicine under the laws of the State of New Jersey, nor to persons who neither practice nor profess to practice optometry, who sell spectacles, eyeglasses or lenses either on prescription from such physician or from duly qualified optometrists, or as merchandise from permanently located and established places of business.

24. Nothing contained in this act shall author- Titles not ize, empower, or confer upon any person practicing optometry, the right to add, affix, or attach to his or her name, the title, designation, character or letters of M. D., surgeon, doctor, opthalmologist, or to indicate in any way that he or she is engaged in the treatment of injuries of the human eye, or to use any therapeutic measures or agencies other than glasses for the treatment of the human To prescribe eye, except he or she is authorized to do so by the board, body, or persons now empowered by law to award such right or title; provided, however, Proviso. that any person violating the provisions hereof shall be guilty of a misdemeanor.

25. This act shall take effect immediately. Approved April 17, 1914.

CHAPTER 223.

A Supplement to an act entitled "An act to establish a thorough and efficient system of free public schools, and to provide for the maintenance, support and management thereof," approved October nineteenth, one thousand nine hundred and three.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Definitions.

1. Definition.

"Supervisor of school exemption certificates." (a) "Supervisor of school exemption certificates," as used in this act, shall mean any superintendent of schools, supervising principal, principal or teacher of any school district who shall be designated by the board of education in that district to carry out the provisions of this act.

"Age and schooling certificate." (b) "Age and schooling certificate," as used in this act, shall mean a certificate granted by the supervisor of school exemption certificates, and such certificate, when granted, pursuant to this act, shall authorize the holder thereof to cease attending school when employed in some occupation lawful for children under sixteen years of age.

"Age and working certificate."

(c) "Age and working certificate," as used in this act, shall mean a certificate granted by the supervisor of school exemption certificates, pursuant to section thirteen of this act, which certificate, when granted, shall not exempt the child from attendance at school, but shall allow such child to secure certain employment in the open air, which employment shall be lawful for children under fourteen years of age.

"Employer's certificate,"

(d) "Employer's certificate," as used in this act, shall mean a certificate setting forth the fact

that a child has secured employment, as provided in section twelve of this act.

2. Every parent, guardian, or other person hav- Required ing custody and control of a child between the ages of seven and sixteen years, shall cause such child regularly to attend a day school in which at least reading, writing, spelling, English grammar, arithmetic and geography are taught in the English language by a competent teacher, or to receive equivalent instruction elsewhere than at school, unless such child is above the age of fourteen years, has been granted an age and schooling certificate, and is regularly and lawfully employed in some useful occupation or service. Such regular attendance shall be during all the days and hours that the public schools are in session in said school district, unless it shall be shown to the satisfaction of the board of education of said school district that the mental or bodily condition of the child is such as to prevent his or her attendance at school.

3. Age and schooling certificates and age and certificates working certificates may be granted by the super- granted on application. visor of school exemption certificates in the school district in which the child resides, on the application in person of the parent, guardian or custodian of the child for whom such certificate is

4. Every child under the age of sixteen years Attendance who is not regularly and lawfully employed in any useful occupation or service, shall not be exempt from attendance at school.

desired.

5. For the purpose of this act, evidence that the Proof of age. child is at least fourteen years of age shall consist of one of the following proofs of age, and shall be required in the order herein designated, as follows:

(a) A duly attested transcript of the birth certificate filed according to law with a registrar of cate. vital statistics or other officer charged with the

duty of recording births, which certificate shall be prima facie evidence of the age of such child.

Passport or baptismal record. (b) A passport, or a duly attested transcript of a certificate of baptism showing the date of birth, and place of baptism of the child.

Other evidence may be accepted.

(c) In case the proofs required by paragraphs (a) or (b) cannot be produced, such other documentary evidence of age as shall be satisfactory to the officer issuing the certificate (except the school record of the child or the affidavit of the parent, guardian, or other person having control of such child) may be accepted, duly attested, as proof of age, in the discretion of the officer issuing the certificate.

(d) In case no documentary proof of age can be

If documentary proof unavailable.

produced the officer authorized to issue the certificate may receive and file an application for a physician's certificate signed by the parent, guardian or other person having control of the child for whom the application is made. Such application shall contain the name, alleged age, place and date of birth, and present residence of the child, together with such further facts as may be of assistance in determining the age of such child, and shall also contain a statement certifying that the person signing such application is unable to produce any of the documentary evidence specified in paragraphs (a), (b) or (c). Within sixty days after the date of the filing of such application a careful investigation shall be made as to the truth of the facts set forth in said application, and if no facts shall appear tending to discredit or contradict any material statement in the application, the officer authorized to issue the certificate may direct the child to appear, at a time and place to be designated by him, for physical examination without removal of clothing by a medical inspector employed by the board of education of the school district in

which said child resides. In case said medical in-

spector shall certify in writing that he has exam-

What application to show.

Investigation as to age.

Medical inspection as proof.

ined said child, and that, in his opinion, such child is at least fourteen years of age, such officer shall, for the purpose of this act, accept the certificate of said medical inspector, as sufficient proof of the age of said child. The officer issuing the certificate Preference as shall require the evidence of age specified in para- to evidence of age. graph (a) in preference to that specified in any subsequent paragraph, and shall not accept the evidence of age specified by any paragraph other than paragraph (a) unless there shall be filed in his office, in addition thereto, an affidavit of the parent, guardian, or other person having control of the child, showing that no evidence of age specified in any paragraph preceding that specified in the affidavit can be produced. Said affidavit shall also contain the age, date and place of birth, when and where baptized and present residence of the child.

6. All oaths, affirmations and affidavits required Administering to be made or taken in any proceeding had pursuant to this act in an application for an age and schooling certificate, or age and working certificate shall be taken by the supervisor of school exemption certificates and the said supervisor of school exemption certificates is hereby granted the power to administer oaths and take affidavits and affirmation in all such proceedings held pursuant to this act. Any person who shall swear or Perjury. affirm falsely at any hearing or any proceeding taken pursuant to this act to an application for an age and schooling certificate or age and working certificate, or shall sign and swear or affirm to any affidavit containing a false statement to be used in any such proceeding, shall be guilty of committing perjury and, upon conviction thereof, shall be fined not exceeding one thousand dollars Penalty. or imprisoned with or without hard labor as the court may direct for any time not to exceed three years, or both.

7. Before granting any age and schooling cer-physician.

All applicants



tificate or age and working certificate the child shall appear before a medical inspector employed by the board of education who shall examine said child and file with the supervisor of school exemption certificates a certificate signed by said medical inspector describing the physical condition of said child and certifying as to whether such child has the normal development of a child of its age and is of sufficiently sound health and physically able to be employed in any of the occupations in which a child between fourteen and sixteen years of age may legally be employed.

Record of school attendance given.

8. No age and schooling certificate shall be issued until there shall have been filed, with the officer authorized to issue the same, satisfactory proof that the child for whom such certificate is requested has regularly attended a public school, or has received instruction equivalent to that provided in the public schools, for a period of not less than one hundred and thirty days during the twelve months next preceding the date of the application for such certificate, is able to read intelligently and write legibly simple sentences in the English language, has completed a course of study equivalent to five yearly grades in reading, writing, spelling, English language and geography, is familiar with the fundamental operations arithmetic, up to and including simple fractions, and that such child is able to perform the work in which he or she may be lawfully employed.

Proficiency.

What certificate to set forth, 9. Satisfactory proof on behalf of a child applying for an age and schooling certificate pursuant to the provisions of this act having been produced as to the age, physical condition and schooling of said child, it shall be lawful for the supervisor of school exemption certificates to issue in accordance with section three of this act an age and schooling certificate to said child, dated on the day it is issued and signed by the person issuing the same, which certificate shall state the color, name, sex,

date and place of birth, residence, color of hair and eyes, height, weight, and any distinguishing facial marks of the child, and shall contain a statement that the proofs of age, education and physical condition required by this act have been filed with the officer issuing the certificate, and that the child named in the certificate has personally appeared before the medical inspector and been examined. Every such certificate shall be signed in the presence of the supervisor of school exemption certificates by the child in whose name it is issued or other person having custody and control of such child.

10. Every supervisor of school exemption cer- Labor bureau tificates issuing an age and schooling certificate or an age and working certificate shall send immediately to the Department of Labor at Trenton the original papers upon which said certificate was granted. Said department shall examine said papers and promptly return them to the supervisor of school exemption certificates, who shall file them in his office. Whenever there is reason action of to believe that an age and schooling certificate or an age and working certificate was improperly issued the Commissioner of Labor shall notify the Commissioner of Education and the board of education of the school district in which said certificate was issued. The board of education of said district may cancel any age and schooling certificate or any age and working certificate issued by it and shall cancel the same when directed so to do by the Commissioner of Education.

11. The supervisor of school exemption certificates cates shall keep a record of every such certificate kept. issued by him giving all the facts contained in such certificate, and also a record of the name and address of every child to whom a certificate has been refused, together with the name or number of the school which such child should attend, and the reason for refusal.

Exchange of certificates during employment.

12. The supervisor of school exemption certificates shall give to each child to whom an age and schooling certificate is issued a blank form of "employer's certificate" which shall be filled in by the person employing said child, setting forth the nature of the work the child is to do, the date the child starts work, and also the salary a week to be paid the child, which form, correctly filled out, shall within two days, be surrendered or returned by the person, firm or corporation employing said child to the supervisor of school exemption certificates of the district in which the child resides. The child, upon securing employment, shall surrender the age and schooling certificate to his employer who shall retain said certificate during the time said child is in his employ; said employer shall, within two days after the child is discharged or ceases to work for him, surrender or return the age and schooling certificate to the supervisor of school exemption certificates of the school district in which said child resides, who shall file the same in his office and keep said certificate until such time as the child shall again secure employment. If, however, said employer does not know or cannot find the location of said child's residence, he shall surrender or deliver the age and schooling certificate to the supervisor of school exemption certificates for the district in which the business of the employer was located, and said supervisor of school exemption certificates shall make inquiry and search for said child, and if he cannot find where said child resides, he shall return the certificate to the supervisor of school exemption certificates who issued the same.

If child's residence unknown, disposition of certificate.

Action when child changes employment.

Whenever a child shall find other employment it shall apply to the supervisor of school exemption certificates of the school district in which said child lives for the return of the age and schooling certificate, together with a blank form of employer's certificate, and the employer shall retain and

file in his office said age and schooling certificate, and fill in and return the employer's certificate as provided above. Any person, the members of any Penalty. firm or the officers or agents of any corporation failing to comply with the provisions of this section of this act, shall be deemed and adjudged to be a disorderly person or persons, and upon conviction thereof, shall be fined not to exceed twentyfive dollars, or imprisoned in jail, not to exceed thirty days, or both.

Whenever any age and schooling certificate or Notification any age and working certificate shall have been certificate. cancelled as provided in section ten of this act, the board of education cancelling said certificate shall immediately notify the Commissioner of Education, the Commissioner of Labor and the person or corporation by whom the child is employed of its action, and said person or corporation shall immediately upon receiving said notice forward said certificate to the Commissioner of Education.

13. Whenever a child between the age of ten Employment and sixteen years desires to work in order to as-children sist in supporting itself or the family, it shall be school hours. lawful for the parent, guardian or other person having the custody and control of said child between the ages of ten and sixteen years to file a petition with the supervisor of school exemption certificates of the school district in which the child resides, which petition shall set forth the fact that said child desires to secure employment in order to help support itself or family, together with evidence which shall comply with the provisions of this act as to the age of said child and the character of the work the child is to perform, which work shall only include selling newspapers, blacking shoes, running errands, and other light employments, not otherwise prohibited by law for children under sixteen. If upon investigation it certificate shall be found that the facts set forth in the peti-light work. tion are true and that the work will not interfere

with the child's standing in school, or with the child's health, it shall be lawful for the supervisor of school exemption certificates to grant to said child an age and working certificate, to work at such times as the public schools in the district shall not be in session, but not before six o'clock in the morning nor after seven o'clock at night. Any person, the members of any firm or the officers or agents of any corporation employing, permitting, or allowing a child to work, contrary to the provisions of this section, shall be deemed and adjudged to be a disorderly person or persons, and upon conviction thereof, shall be fined fifty dollars, or imprisoned not to exceed one year or both; provided, that nothing contained in this section shall apply to any child employed in agricultural pursuits.

Penalty.

Proviso.

Truancy.

14. Every child between the ages of seven and fourteen years, and every child between the ages of fourteen and sixteen years who is not lawfully employed in some useful occupation or service, who shall repeatedly be absent from school, or any child found away from school during school hours whose parent, guardian or other persons having charge and control of such child is unable to cause him to attend school, or any pupil who shall be incorrigible, actually vagrant, vicious or immoral in conduct, shall be deemed to be a juvenile disorderly person or a juvenile delinquent and shall be proceeded against as such.

Procedure against

Failure of parents and guardians to comply with law. 15. Any parent, guardian or other person having custody and control of any child between the ages of seven and sixteen years who shall fail to comply with the provisions of section two of this act, or any parent, guardian or other person having custody and control of any child between the ages of seven and sixteen years, who shall fail to comply with any of the provisions of this act relating to his or her duties, shall be deemed to be a disorderly person, and upon conviction thereof,

it shall be lawful for the magistrate or judge be- Penalty. fore whom such person is convicted to sentence such person to the workhouse, penitentiary or county jail of the county in which such person may be convicted, for a period not to exceed one year, or to impose a fine not to exceed fifty dollars, or both; provided, however, that no justice of the Proviso. peace shall have jurisdiction in any proceedings brought under the provisions of this act; and pro- Proviso. vided, further, that when a complaint is filed under this act the judge before whom such complaint is made shall issue a rule to show cause setting forth the facts contained in the complaint, and commanding the defendant to appear before the court at a certain time on a day which shall be at least three days from the date of the order to show cause why the defendant should not be punished pursuant to the provisions of this act, and also demanding that the defendant produce at the same time the child or children named in the complaint, which rule shall be served by the sheriff, court officer, police officer, constable or other person designated for the purpose by the court. Upon court to the return of said rule and the appearance of said defendant, together with said child or children. the court shall proceed to hear and determine the cause. If the defendant shall fail to appear and produce the child or children named in the rule and on the days specified therein, a warrant shall be issued and the defendant shall be proceeded against as a disorderly person in the manner provided in this act.

16. It shall be the duty of the parent, guardian compulsory or other person having custody and control of any at school. child to whom an age and schooling certificate has been issued to see that the child is either continuously employed or regularly attends school, and it shall be the duty of the supervisor of school exemption certificates of the district in which the child resides to take the proper proceedings, as

provided in sections fourteen and fifteen of this act, to enforce the attendance at school of any child who fails to secure employment and also to secure and retain the age and schooling certificate for such child until such times as it shall secure lawful employment.

School attendance officers 17. For the purpose of enforcing the provisions of this article the board of education of each school district shall appoint a suitable number of qualified persons to be designated as attendance officers, and shall fix their compensation. Said board shall make rules and regulations not inconsistent with the provisions of this article, for the government of said attendance officers, which rules and regulations must be approved by the Commissioner of Education.

Returns of truants to parents or school.

18. Every attendance officer who shall find any child between seven and fourteen years of age (or any child between fourteen and sixteen years of age. who is not lawfully employed in some useful occupation or service) away from home during school hours, who shall then be a truant from school, shall take such child and deliver him to the parent, guardian or other person having charge and control of such child, or to the teacher of the school which such child is lawfully required to attend. The attendance officer shall examine into all violations of the provisions of this article, and shall warn any child violating any of the provisions of this article and also the parent, guardian or other person having charge and control of said child of the consequences of said violation if persisted in, and shall notify, in writing, such parent, guardian or other person to cause said child to attend school within five days from the date on which notice was served and regularly to attend thereafter, or every attendance officer shall have full police power to enforce the provisions of this act and shall have the power to arrest without warrant any vagrant child or habitual truant or

Truant officers to investigate violations.

Parents, etc.,

Power of

any child who is habitually incorrigible or who is vicious or immoral in conduct or illegally absent from school. The sheriff and his officers and all police officers and constables shall assist all such attendance officers in the performance of their duties, and any keeper of a prison or jail or school or house of detention for juvenile offenders shall receive all juvenile delinquents or juvenile dis- Delinquents orderly persons who shall be arrested by the attendance officers and shall produce them at the next session of court to abide by the action of the court.

19. No fees or expenses incurred in obtaining As to toes. an age and schooling certificate or an age and working certificate shall be charged to or paid by any parent, guardian or other person having custody or control of any child for any services or proceedings had under this act.

20. The following fees shall be allowed for ser-schedule vices under the provisions of this act, which shall be in full of all other fees and charges whatsoever:

To officer for serving process,.... cents per mile. Serving every subpæna or order,. 0.25 Serving commitment,

which fees shall be paid by the county collector or By whom paid. city, town or borough treasurer, as the case may be, and all fines collected shall be paid to said collector or treasurer for the use of said county, city, town or borough.

No person who is paid a stated salary shall be Salaried entitled to or be paid any of the fees specified in feed. this section.

21. All acts or parts of acts inconsistent with Bepealer. the provisions of this act are hereby repealed.

Approved April 14, 1914.

CHAPTER 224.

An Act to amend an act entitled "An act to establish a village for epileptics, and to repeal certain acts inconsistent therewith," approved March twenty-first, one thousand nine hundred and one, and to repeal a portion thereof.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Section 11 amended.

1. Section eleven of the act referred to in the title of this act is hereby amended to read as follows:

Admission of indigents.

11. Any person being an epileptic and in indigent circumstances, above the age of five years, entitled to reside at the village by the terms of this act. or the rules and regulations adopted by the board of managers, who has been a resident of this State for at least one year continuously immediately prior to his application for admission, and having lodged with the superintendent the written request provided for in the preceding section, may be admitted to the village by the order of the judge of the Court of Common Pleas of the county wherein the applicant resides, with the approval of the board of chosen freeholders of the county where the applicant resides. Such judge, upon application being made to him on behalf of such applicant by the medical superintendent of the village shall take such evidence as he shall deem sufficient to a full investigation of the facts stated in the application, and in a summary manner determine the questions of epilepsy and indigency. If he shall determine that such applicant is an epileptic and is indigent, he shall make an order to that effect, on which order the applicant shall be admitted to the

Court to investigate conditions.

Order of

village. When any such person is sent to the village by the order of the judge, the order or warrant shall be filed with the clerk of the Court of Common Pleas of the county in which such order or warrant is made, and a certified copy thereof must be lodged with the medical superintendent of the village before such applicant can be admit-The order or warrant so made shall oper- commitment. ate as a commitment of the person named therein to the said village for an indeterminate period, the minimum whereof shall not be less than one year Term. from the date of the said order, and the maximum whereof shall lie in the determination of the board of managers, subject to discharge as hereinafter provided. The medical superintendent shall have the custody and control of all inmates, indigent or otherwise, admitted or committed to the said village until properly discharged, subject to the regulations established by the board of managers for the restraint, discipline and treatment thereof.

The board of managers shall have power to dis- Discharge charge any inmate committed according to the provisions of this section, when, in their judgment, the physical condition of such inmate is such that his discharge is not likely to be detrimental to the welfare of the community in which such patient may reside, and such patient is not likely to become a public charge, or when the treatment of any patient has resulted in a cure, or the equivalent thereof, so far as the said disease may be capable of cure, or when in any patient the period of procreative power is past. The decision of the said Review of board with reference to any patient may be reviewed upon certiorari, at the instance of the inmate, or any relative or guardian, as any other decision of a quasi judicial board or body, and upon the issue of any such writ the said board shall. as a part of their return, state in writing the family history of the patient, so far as it bears upon the hereditary transmission of epilepsy, or a tendency

decision.

thereto, the history of the patient while an inmate of the said village, and the reasons why, in the judgment of the said board, discharge should not be granted.

Pending decision upon any such writ of certiorari, the inmate in question shall remain under the custody and control of the said village as before

the issue of the said writ.

Section 12 repealed.

Repealer.

2. Section twelve of the act referred to in the

title of this act is hereby repealed.

3. All acts and parts of acts inconsistent herewith are hereby repealed, and this act shall take effect immediately.

Approved April 17, 1914.

CHAPTER 225.

A Supplement to an act entitled "An act providing for the formation, etablishment and government of towns," approved March seventh, one thousand eight hundred and ninety-five.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Repaying and improving streets.

1. The council of any town, now or hereafter governed by the provisions of the act to which this is a supplement, shall have power to repave, reflag or otherwise reimprove any street, avenue, place or any part thereof which has been or shall have been paved, flagged or improved, and for the pavement, flagging or improvement of which assessments for special benefits have been or shall have been levied or imposed, whenever a petition shall be presented signed by the owners of more than one-half of the lands fronting on any such street, avenue, place or part thereof proposed to be repaved, reflagged or otherwise reimproved. Except as herein otherwise provided, the proceed-

ings for such repavement, reflagging or reim- Appropriate provement shall be the same as provided for the improvement of any street in the act to which this

act is a supplement.

The special benefits derived by the lots or parspecial benefits assessed. cels of land fronting on any such street, avenue, place or part thereof shall be assessed for the special benefit received from said repavement, reflagging or reimprovement, and the additional cost thereof, if any, shall be borne and paid for by the town at large.

2. All acts and parts of acts inconsistent with Repealer. this act are hereby repealed.

3. This act shall take effect immediately.

Approved April 17, 1914.

CHAPTER 226.

A Supplement to an act entitled "An act concerning District Courts" (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. Whenever a judicial district bordering on the Salary of Atlantic ocean shall contain within its boundaries certain judges. a city the population of which, as ascertained by any State or federal census, is more than ten thousand, the judge of the District Court of the said judicial district shall receive an annual salary of eighteen hundred dollars and the clerk of the said District Court shall receive an annual salary of nine hundred dollars.

2. All acts and parts of acts inconsistent with Repealer. this act are hereby repealed, and this act shall take effect immediately.

Approved April 17, 1914.

CHAPTER 227.

An Act to amend and supplement an act entitled "An act authorizing the construction of a water-way connecting Barnegat bay with Manasquan inlet, and making an appropriation therefor," approved April twenty-fourth, one thousand nine hundred and eleven.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Section 1 amended.

1. Paragraph one of the act referred to in the title of this act is hereby amended to read as follows:

Department in charge.

1. The construction of an inland waterway to connect Barnegat bay with Manasquan inlet is hereby placed in charge of the Department of Inland Waterways, which department shall have power to construct the said waterway either upon the previously adopted route, or upon another route, if, in the judgment of the said department, deviation from the previously adopted route shall be advisable, and to the best interests of the State. and to construct the said waterway upon a route to be adopted by it, upon plans and specifications contained in the report of the State Geologist of the State of New Jersey, presented to the one hundred and thirty-fifth session of the Legislature of this State, in so far as the said plans and specification are applicable to the route to be adopted, with power to add to, subtract from, or change such plans and specifications as may be necessary to adapt the same to the route to be adopted, and to provide for a minimum depth at mean low water of six feet, with a bottom width of one hundred feet.

Proposed route given in report of State geologist.

Depth and

2. Paragraph two of said act is hereby amended Section 2 to read as follows:

2. The Department of Inland Waterways shall Contract for have power, after advertising, as required by law, constructing waterway. and with the approval of the Governor, to enter into a contract or contracts for the construction of the said waterway, or any section or sections thereof, according to the plans and specifications and upon the route to be adopted.

3. Insert a new paragraph, to be numbered 3 New section.

(a), as follows:

3 (a). The Department of Inland Waterways Securing right of way. shall have power to acquire a right of way for the said waterway, and for that purpose to take title, in the name of the State, to such lands as may be necessary for the construction of the said waterway, or to receive title, in the name of the State, by gift, grant, or in any other lawful manner; and the commission shall also have power to exercise the State's right of eminent domain for this pur-All proceedings in condemnation shall be May condemn. exercised and carried out pursuant to the provisions of an act entitled "An act to regulate the ascertainment and payment of compensation for property condemned or taken for public use (Revision of one thousand nine hundred)," approved March twentieth, one thousand nine hundred, with the amendments thereof and supplements thereto.

4. Insert a new paragraph, to be numbered 4 New section. (a), as follows:

4 (a). Any and all appropriations heretofore Appropriations transmade, or authorized to be made, for the purpose ferred. of carrying into effect the act to which this act is a supplement and amendment, are hereby transferred to the use of the Department of Inland Waterways, to be expended for the purposes contemplated by this act, as amended and supple-

mented, as completely as though originally made for this purpose, and the appropriations now available may be expended by the Department of Bow expended.



Inland Waterways for the uses and purposes expressed in the original act, and in the appropriation acts relative thereto, and also for the purposes of examination of titles, making surveys, and any and all phases of the preliminary work in connection with the determination of a final route, making a map thereof showing said route and the owners of lands across which said route runs, the investigation of titles, the acquisition of rights of way, securing permits of interests in lands for the deposit of soil, and the construction of the said waterway.

Repealer.

5. All acts and parts of acts inconsistent herewith are hereby repealed, and this act shall take effect immediately.

Approved April 17, 1914.

CHAPTER 228.

An Act to authorize the Riparian Commissioners of the State of New Jersey to grant lands of the State now or formerly under tidewater to municipalities for street and park purposes, and impose terms upon such municipalities as conditions of such grant.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. Whenever any public park or street has been or shall hereafter be laid out or provided for by any municipality, along, over, including or fronting upon any of the lands now or formerly under the tidewaters of this State, or whenever any streets or highways or public parks shall extend to said lands now or formerly under tidewater, the Riparian Commissioners of this State, upon application of such municipality, may grant to such

Riparian grant to municipali-

municipality lands now or formerly under water within the limits of said public park or street and of the land in front of said streets or highways or public park. Such grant shall contain a provi- conditions sion that any land now or formerly under water so granted for park or street uses, shall be kept and maintained as a public park, street or place for public use, resort and recreation, and that no building or other structures shall be erected on such park, or on the lands now or formerly under water so granted inconsistent with its use as a public park, street or place of public use, resort or recreation. The said commissioners shall have the full power and authority to make such grant, to make notwithstanding the same may be for the entire bed or land now or formerly underneath the whole or any part of the waters of a branch, arm, slake, lesser channel or any subsidiary or auxiliary portion of any tidal water of this State, for reasonable compensation therefor; provided, however, Proviso. that if such grant be made to such municipality for a portion or the whole of the bed or land under such branch, arm, slake, lesser channel, or subsidiary or auxiliary portion of any tidal water of this State, that the said commissioners shall impose such terms upon such municipality, if needed, with respect to providing for additional flowage in the main part of such stream, as in their judgment may best subserve and protect the interests of any other municipality, whose territorial limits border on the main stream, as well as any riparian owner or owners whose lands abut said main stream. If said municipality shall be unable or Revocable unwilling for any reason to pay the price fixed for such lands under water by the Riparian Commission, the said commission are authorized upon application by such municipality to grant to such municipality a revocable lease of or permit to use of said lands now or formerly under water for such park or street purposes, for a nominal con-

Proviso.

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sideration, until such time as the said Riparian Commissioners shall decide to make a grant in fee of said lands under water to such municipality or other grantees for such consideration as the Riparian Commission may determine to be adequate compensation for such land; provided, however, that such grant or permit or lease shall operate only as a conveyance of the rights of the State and shall not deprive any riparian owner of any rights to compensation which he may have.

2. This act shall take effect immediately.

Approved April 17, 1914.

CHAPTER 229.

An Act to amend an act entitled "An act to authorize cities to issue bonds for the purpose of placing police, telegraph and telephone wires, and fire telegraph and telephone wires owned by cities, in conduits located in the streets, alleys and highways of cities," approved April third, one thousand nine hundred and two.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. That section one of the above-entitled act be

amended to read as follows:

1. The board of aldermen, common council, or board having charge and control of the finances of any city in this State, may issue bonds to the amount of one hundred thousand dollars for the purpose of placing police, telegraph and telephone wires, and fire telegraph and telephone wires owned by such cities, in conduits located in the streets, alleys and highways of such city; said bonds shall be payable in not less than ten years nor more than twenty years from the date of their

Section 1 amended.

Bond issue for placing wires in conduits.

Time.

issue, and shall bear and pay interest at not more Bate. than five per centum per annum, shall be signed by the mayor, countersigned by the comptroller and attested by the city clerk, and shall have the corporate seal affixed, and shall be sold for not less than their par value.

Approved April 17, 1914.

CHAPTER 230.

An Act validating bonds heretofore issued by boroughs.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. All bonds heretofore issued by any borough Bond leated. of this State to defray the cost of any improvement or object authorized by law, are hereby ratified, validated, approved, and confirmed, notwithstanding any defect, irregularity or ommission of any kind or character in any proceeding had by the council of any such borough, or the erroneous designation in such bonds of the corporate name of any such borough; provided, that a majority Provise. of the ballots cast at any election held for the purpose of authorizing the issue of such bonds was in favor thereof, and that the total issue of such bonds did not exceed the amount limited by law.

2. This act shall take effect immediately.

Approved April 17, 1914.

CHAPTER 231.

An Act to amend an act entitled "An act to establish a thorough and efficient system of free public schools and to provide for the maintenance, support and management thereof," approved October nineteenth, one thousand nine hundred and three.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Section 23 amended.

1. Section twenty-three of the act to which this act is an amendment be and the same is amended hereby so that it shall read as follows:

Salary of county super-intendents.

23. The yearly salary of a county superintendent of schools shall be three thousand dollars. Such salary shall be paid in equal monthly installments, and the State Comptroller shall, on the order of the Commissioner of Education, draw his warrant for such salary on the State Treasurer in favor of such county superintendent of schools.

Effective.

2. This act shall take effect as of the first day of October, one thousand nine hundred and thirteen.

Approved April 17, 1914.

CHAPTER 232.

A Further Supplement to an act entitled "An act to establish and regulate the State Home for Girls (Revision of 1900)," approved March twenty-third, one thousand nine hundred.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. From and after the passage of this act, there trustees of shall be five trustees of said home, at least three of whom shall be women, who shall be appointed by the Governor, within thirty days after the passage of this act, as follows: One for the term of Terms. one year, one for the term of two years, one for the term of three years, one for the term of four years, and one for the term of five years, and thereafter one trustee shall be appointed each year for a full term of five years, by the Governor, with the advice and consent of the Senate.

2. The trustees first appointed under this act organization. shall, within ten days after their appointment, and thereafter annually, on the second Tuesday in March, meet at the home and organize, by electing, from their own number, a president, vicepresident, secretary and treasurer. The president Duttes of shall perform all the duties of a presiding officer. The vice-president shall act as president, in the absence of the president. The secretary shall keep a record of all the proceedings of the board of trustees. The treasurer shall give a bond to Bond of the State in a sum to be fixed by the trustees, not exceeding five thousand dollars, and with sureties satisfactory to the trustees, conditioned for the faithful performance of the duties of the office, which bond shall be filed in the office of the Treasurer of the State. The treasurer shall deposit all deposit.

No compensation; expense allowed. moneys received in such banking institutions as the trustees may designate, and shall disburse the same in such manner as the board of trustees may direct. The trustees and the officers of the board shall receive no compensation for their services, but shall be paid their expenses actually incurred in the discharge of their official duty.

Continuation of present trustees.

3. The trustees of said home, now in office, shall continue to serve as such, and shall possess the same powers and discharge the same duties as are now imposed, by law, upon the trustees, until the organization of the trustees appointed under this act, when and whereupon their respective terms of office shall terminate, and all their powers and duties, as trustees, shall cease and terminate.

By-laws; rules and regulations.

Duties toward inmates.

Superintend-

Physician, teachers, etc.

Tenure.

4. The trustees shall have power to enact bylaws for their own government, and shall have charge and control of the general interests of the They shall prescribe rules and regulations for the government of the home, its inmates and officers. They shall provide employment and instruction for the inmates, and bind them out, discharge, parole and remand them, as herein provided. They shall appoint a superintendent, who, under the direction of the trustees, shall administer the affairs of the said home. They shall, by their by-laws, provide for a resident woman physician and such other officers, teachers and employees, as, in their judgment, the wants of the institution may require. All salaries shall be fixed by the trustees. The superintendent may be removed by the trustees, for cause, upon service of written charges, and being afforded an opportunity to be heard thereon. The superintendent. subject to the approval of the trustees, shall appoint, and may remove, all subordinate officers and employees and define their duties, subject, however, to the terms and requirements of the act entitled "An act regulating the employment, tenure and discharge of certain officers and em-

ployees of this State and of the various counties and municipalities thereof, and providing for a civil service commission and defining its powers and duties," approved April tenth, one thousand nine hundred and eight, and the acts amendatory thereof and supplementary thereto. The by-laws may be amended at any regular meeting, by the vote of a majority of the trustees.

5. The superintendent, subject to the rules and Dutter of orders of the trustees, shall have charge and cus- superintendent. tody of the girls, and shall discipline, govern, instruct, employ and endeavor to reform them, in such manner, as while preserving their health, will secure the formation, as far as possible, of moral, religious and industrious habits, and qualify them for regular trades and employments.

6. The office of farm superintendent, created by Farm superintendent section five of the act to which this act is a sup-intendent abolished.

plement, is hereby abolished.

7. All acts and parts of acts inconsistent with Repealer. the provisions of this act be and the same are hereby repealed, and this act shall take effect immediately.

Approved April 17, 1914.

CHAPTER 233.

A Supplement to an act entitled "An act respecting towns and providing for the purchase of waterworks or a plant for the supplying of pure and wholesome water to the inhabitants of such town for public and domestic uses and the extension of such waterworks or plant, and providing for the issue of bonds to pay for such purchase or extension," approved March twenty-second, one thousand eight hundred and ninety-nine.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Statement as to price.

1. The question to be submitted to the voters of the town under the act to which this act is a supplement, and the notice of election, may state either the price at which, or a price not exceeding which, it is proposed to purchase the waterworks system or plant. If the purchase be authorized at an election as provided for in this act and in the act to which this act is a supplement, the town council may by resolution from time to time, prior to such purchase, cause to be issued notes or temporary loan bonds, or both, for the purpose of raising the mency estimated to be necessary for such purchase, and all expenses incidental thereto, or to repay any moneys borrowed under this section with interest thereon. notes or temporary loan bonds shall be payable either on demand or at a fixed time not more than six months from the date thereof, bear interest not exceeding six per centum per annum, and be sold at public or private sale as the council shall determine; and the same may be renewed or new notes or temporary loan bonds issued from time

Temporary

Time.

Bate.

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to time until such purchase shall be completed, whereupon the town council shall pay the same Final payout of the proceeds of the issue of bonds as provided for in the act to which this act is a supplement.

2. This act shall take effect immediately. Approved April 17, 1914.

CHAPTER 234.

A Supplement to an act entitled "An act to provide for the participation by the State of New Jersey in the exposition to be held at San Francisco, in the State of California, in the year nineteen hundred and fifteen (1915), in commemoration of the opening of the Panama Canal," approved February twenty-ninth, nineteen hundred and twelve.

Whereas, the expenses of the commission which Preamble. are of a character requiring a prompt cash expenditure promise to amount to a sum demanding a provision of funds at its prompt demand, to avoid the necessity of a personal or official advancement of moneys for such purposes; and

Whereas, The employment and discharge of Preamble. servants, caretakers and all other employees requisite to the maintenance of the State building at San Francisco when completed, can be more economically and efficiently conducted if the commissioners are at liberty to employ and discharge employees falling within the class above stated, without restriction; therefore,

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. It shall be lawful, from the funds appropri- Expense fund. ated for the use of the commission, to create an

Payments to custodian of fund.

expense fund of an amount not exceeding ten thousand dollars (\$10,000.00) at any one time, which sum, or any part thereof, upon the warrant of the State Comptroller, issued upon the written request of said commission in form satisfactory to the said Comptroller, the State Treasurer shall pay to one member of said commission to be designated by the Governor, as custodian of the expense fund.

Bond of custodian of fund. 2. Said custodian shall give bond to the State Comptroller to and for the State with at least two securities satisfactory to the said Comptroller, in double the possible amount of the said expense fund, conditioned upon his faithful custody, disbursement, accounting and return of said fund in accordance with the provisions of this act.

Disbursements. 3. Disbursements from this fund shall be confined to expenses of the character demanding prompt cash outlay, including payments of wages and compensation of the servants, caretakers and other employees requisite to the maintenance of the State building at San Francisco when completed, and shall not include such expenses as may be liquidated in the usual manner of business prescribed by the laws of the State regulating the routine and method thereof, or the salaries of officials and other attaches of said commission, which shall be paid in manner and at times as the employees of the State are paid, or payments on or for construction work incident to the installment of the State exhibit at said exposition.

Monthly accounting.

4. Monthly accounts of this fund shall be made by the custodian to the State Comptroller and said accounts shall bear the approval of the commission, as prescribed by the act of its creation, and shall be filed not later than the tenth day of the month and shall include all disbursements from said fund, in detail, made during the preceding month. Each item of said account for which a bill and receipt can be secured shall be represented by same as

voucher therefor. Upon the audit and approval Reimburgeby the State Comptroller of each said monthly account, the amount thereof thus found to be correct and satisfactory shall be paid to the custodian of the fund by the State Treasurer upon the warrant of the State Comptroller and shall be applied by said custodian to the reimbursement of said Each said monthly account shall show the balance of the fund in the hands of the custodian. and where located.

5. At any and all times the custodian shall an- Inquiries swer all inquiries of the State Comptroller respecting this fund.

6. This fund being State funds shall be and re- rund under main under the jurisdiction of the State Comptroller and subject to recall by him at any time, and any deposit thereof made in any depository shall be in the name of the State of New Jersey subject to draft or check authorized by the commission by resolution as to form and signatures thereof, which may be recognized and accepted by said depository unless and until otherwise notified by said Comptroller. All interest on this fund shall accrue to the State and at appropriate periods, at least half-yearly, shall be paid into the treasury of the State.

7. Change in the custodian primarily designification custodian. nated pursuant to this act shall not occur unless sanctioned by the State Comptroller, who shall prescribe the time, manner and detail of the transfer of said fund to said new custodian.

8. Upon return of the entire amount of this fund Beturn of to the State treasury in manner having the approval of the State Comptroller, this fund and conditions incident to it shall cease and such return may be made at any time by the commission so ordering, and must be made at the close of the exposition and the business incident thereto to which its use is intended and must be confined. Upon its return to the State treasury it may be

applied to reinforce existing appropriations for the use of the commission, should the amount thereof be so required.

Noncompliance. 9. Noncompliance with the conditions of this act shall be deemed to be a misdemeanor. Complaint thereof shall be filed by the State Comptroller with the prosecutor of the pleas of the county of Mercer, in which county any violation of this act shall be deemed to have occurred.

Civil service not to apply. 10. The servants, caretakers and other employees requisite to the maintenance of the State building at San Francisco when completed may be employed and discharged by the commission without reference to the provisions of an act entitled "An act regulating the employment, tenure and discharge of certain officers and employees of this State, and of the various counties and municipalities thereof, and providing for a civil service commission, and defining its powers and duties," approved April tenth, one thousand nineteen hundred and eight.

Repealer.

11. All acts or parts of acts inconsistent with the provisions of this act be and the same are hereby repealed, and this act shall take effect immediately.

Approved April 17, 1914.

CHAPTER 235.

An Act to provide for the repair, resurfacing and maintenance of important roads through municipalities of this State.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. Where important roads under the care of any board of chosen freeholders pass through any thickly-settled municipality it shall be lawful for

Care of county roads by

the governing bodies of such municipalities to take over the care and jurisdiction of said county roads by resolution; provided, said resolution shall not Provise. become effective until accepted by resolution of the board of chosen freeholders.

2. It shall further be lawful for said board and Agreement said governing body to enter into a contract maintenance. whereby the said board shall agree to pay to the municipality such sum towards the upkeep and maintenance of streets or roads of such municipality, forming links connecting important county roads, as may fairly represent the increased cost of repair, resurfacing and maintenance thereof due to through traffic.

3. Such contracts shall not be for a period of Contracts. over one calendar year, but may contain a clause for renewal over a term of five years; in such case the amounts to be paid shall be determined yearly by mutual agreement of the parties to the contract; in case of their failure to so agree, the amount shall be fixed by the State Commissioner of Public Roads. The contracts shall in every case provide what work shall be done and in what condition the road shall be kept.

4. The county may raise funds for the payment Provision of the whole or any part of the liability incurred under this act in the same way as other funds for road repair, resurfacing or maintenance are raised under any act heretofore approved. If the whole or any part of said funds are derived from the State, the contracts hereinbefore provided for shall be approved by the State Commissioner of Public Roads. The motor vehicle fund and the State road fund are hereby made available for the purpose of defraying in whole or in part the liabilities of counties incurred under this act.

5. All acts or parts of acts inconsistent here- Repealer. with are hereby repealed.

6. This act shall take effect immediately. Approved April 17, 1914.

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CHAPTER 236.

An Act to amend the title and body of an act entitled "An act regulating the age, employment, safety, health and work hours of persons, employees and operatives in factories, workshops, mills, and all places where the manufacture of goods of any kind is carried on, and to establish a department for the enforcement thereof," approved March twenty-fourth, one thousand nine hundred and four, so as to make both the title and body of said act apply also to regulation of age, employment, safety, health and work hours of persons, employees and operatives in mines and quarries, and further to supplement said act.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Title amended. 1. The title of an act entitled "An act regulating the age, employment, safety, health and work hours of persons, employees and operatives in factories, workshops, mills and all places where the manufacture of goods of any kind is carried on and to establish a department for the enforcement thereof," approved March twenty-fourth, one thousand nine hundred and four, is hereby amended to read as follows:

New title.

An act regulating the age, employment, safety, health and work hours of persons, employees and operatives in factories, workshops, mills and all places where the manufacture of goods of any kind is carried on, and in mines and quarries, and to establish a department for the enforcement thereof.

Section 1

2. Section one of the act to which this act is

amendatory and supplemental be and the same is

hereby amended to read as follows:

1. No child under the age of fourteen (14) years Minimum age shall be employed, allowed or permitted to work for children. in any factory, workshop, mill or place where the manufacture of goods of any kind is carried on, or in any mine or quarry; any corporation, firm, individual, parent, parents or custodian of any child, who shall violate any of the provisions of this section, shall be liable to a penalty of fifty Penalty. dollars for each offense.

3. In addition to the inspectors provided by the Additional act to which this act is an amendment and supplement, and its supplements and amendments, the Commissioner of Labor shall immediately appoint one additional inspector who shall have practical knowledge and skill in the work in and operation of mines and quarries, whose salary, powers and duties shall be the same as of the inspectors appointed under the acts in this section mentioned. Said inspector shall be appointed and shall hold Tenure. his office and perform his duties subject to the provisions of the act entitled "An act regulating the employment, tenure and discharge of certain officers and employees of this State, and of the various counties and municipalities thereof, and providing for a civil service commission, and defining its powers and duties," approved April tenth, one thousand nine hundred and eight, and amendments thereof and supplements thereto.

4. This act shall take effect immediately.

Approved April 17, 1914.

CHAPTER 237.

An Act to amend an act entitled "An act concerning railroads (Revision of 1903)," approved April fourteenth, one thousand nine hundred and three.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Section 18 amended.

1. Section thirteen of the act to which this is an amendment is hereby amended to read as follows:

Right of condemnation.

13. Any railroad company may, either at the time of its organization or construction or thereafter, as occasion may require, take by condemnation any of the land and property required for the right of way of its main line and branches, not exceeding one hundred feet in width, unless more shall be required for slopes of cuts or embankments or retaining walls, and all such other land and property adjoining to such right of way, as in the judgment of the directors the exigencies of business may demand, for the erection of freight and passenger depots, and all other legitimate purposes of the company, and any land and property required for the purpose of complying with any order made by the Board of Public Utility Commissioners, upon ascertainment and payment or tender of compensation as prescribed by law; and either party may have an appeal from the award of commissioners fixing compensation, and the proceedings of such ascertainment, taking and appeal shall be had pursuant to "An act to regulate the ascertainment and payment of compensation for property condemned or taken for public use" (Revision of 1900); no company organized under this act shall be authorized to take, use or occupy by condemnation, any franchise, lands or located

Appeal from award.

Taking land of other roads.

route of any railroad or other corporation chartered for the purpose of facilitating transportation except for the purpose of crossing said land or route and except the land of such corporation not necessary for the purposes of its franchise; and no railroad under this act shall cross another railroad at grade at a less angle than twenty degrees; provided, that a railroad may be located Proviso. under this act upon the surveyed route or location of any other railroad company with the consent of such company; no company shall be authorized to take by condemnation any land belonging to the State of New Jersey.

2. This act shall take effect immediately. Approved April 17, 1914.

CHAPTER 238.

A Supplement to an act entitled "A supplement to an act entitled 'An act concerning public utilities: to create a Board of Public Utility Commissioners and to prescribe its duties and powers,' approved April twenty-first, one thousand nine hundred and eleven," which supplement was approved March twelfth, one thousand nine hundred and thirteen.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. The notice of time and place of hearing re- Notice of quired to be given by section five (5) of the act to which this act is a supplement may, except as to the municipality or municipalities and the railroad company or companies interested in the hearing, be given by publication of a notice in a newspaper or newspapers circulating in the municipality or municipalities in which the crossing or

Nature of hearing stated. crossings to which such hearing relates may be located; such newspaper or newspapers to be designated by the Board of Public Utility Commissioners. Such publication shall be at such intervals and for such period of time as said board shall deem reasonable; and shall be directed generally "To whom it may concern," give notice of the time and place of hearing and describe generally the object of such hearing.

Application of act.

2. This act shall apply equally to all proceedings under the act to which this is a supplement now pending before or hereafter instituted before or by said Board of Public Utility Commissioners.

As to validity of act.

3. If, for any reason, any section or provision of this act shall be questioned in any court, and shall be held to be invalid, no other section or provision of this act shall be affected thereby.

4. This act shall take effect immediately.

Approved April 17, 1914.

CHAPTER 239.

A Supplement to an act entitled "An act concerning public utilities; to create a Board of Public Utility Commissioners and prescribe its duties and powers," approved April twenty-first, one thousand nine hundred and eleven.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Use of one telephone or telegraph line by another.

1. Whenever, after hearing, upon notice, the Board of Public Utility Commissioners shall determine that public convenience and necessity require a physical connection for the establishment of a continuous line of communication between any two or more public utilities, regularly engaged

in the conveyance of telephone or telegraph messages, for the conveyance of such messages between different localities which are not reached by the lines or connections of one of said companies the said board may by order ascertain, determine Apportionand fix the just and reasonable terms and condi-cost. tions of such physical connection, including just and reasonable rules and regulations, and the just and reasonable charge that shall be made to the public for the use of such continuous line between such localities and the division of the charge between such two or more public utilities and the apportionment of the cost of making such physical connection between such public utilities, and it shall be the duty of such public utilities thereafter to conform to such order of said board.

2. No order shall be made by the Board of Pub- Application lic Utility Commissioners under this act to apply where the physical connection will prevent those owning, operating, managing or controlling any part of such proposed continuous line of communication from performing their public duties, nor result in serious injury to those owning, operating, managing or controlling any part of the proposed continuous line of communication.

3. This act shall take effect immediately. Approved April 17, 1914.

CHAPTER 240.

A Supplement to an act entitled "An act regulating the employment, tenure and discharge of certain officers and employees of this State, and of the various counties and municipalities thereof, and providing for a civil service commission, and defining its powers and duties," approved April tenth, one thousand nine hundred and eight.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Standardisation of salaries. 1. In addition to the powers enumerated in the act of which this act is a supplement, and the various acts supplemental thereto and amendatory thereof, the Civil Service Commission shall have the power and it shall be its duty to suggest standards of salaries to be paid those filling offices and positions in the classified service of the State, and to recommend the same to the heads of departments, institutions and commissions of the State. Such standardization shall provide for increase of compensation from time to time based upon length of service, meritorious action and efficiency, and shall also provide methods for promotion through the different grades of the service.

Methods for promotion, etc.

State officials to furnish desired information.

2. It shall be the duty of all officers of the State to conform to and comply with all requests made by the said Civil Service Commission for information relative to the duties, character of work, hours of service and compensation of the various grades of employees in their respective departments in order to enable the Civil Service Commission to make such standardization.

Repealer.

3. All acts or parts of acts inconsistent with the provisions of this act be and the same are

hereby repealed, and this act shall take effect immediately.

Approved April 17, 1914.

CHAPTER 241.

An Act to amend an act entitled "An act respecting the Orphans' Court, and relating to the powers and duties of the ordinary and the Orphans' Court and surrogates (Revision, 1898)." approved June fourteenth, one thousand eight hundred and ninety-eight.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section twenty-four of the act to which this is section 24 an amendment is hereby amended so as to read as follows:

24. A copy of any will or of the record of any Foreign will will of a decedent not resident in this State at the time of his death, admitted to probate in any State or territory of the United States or the District of Columbia, or in any foreign state or kingdom, and of the certificate, order or decree of probate thereof, and if title to land of said decedent depends or shall depend on the conveyance by an executor or executors, administrator with the will annexed or administrators with the will annexed, of the record of the grant of letters testamentary thereon or of administration with the will annexed thereon, or of the copy of the letters testamentary thereon or of administration with the will annexed thereon, exemplified and authenticated according to the act of Congress, if it be the record of any state or territory of the United States or the District of Columbia, or certified in the manner required by the laws of the foreign state or kingdom

make title.

Force and

Certified copies in evidence.

Proviso.

in which such will shall have been proved and recorded to make it legal evidence in such foreign state or kingdom, if it be the record of a foreign state or kingdom, heretofore or hereafter filed and recorded in the office of the surrogate of any county in this State, shall, if it thereby appears that said will was executed in accordance with the laws of this State, have the same force and effect in respect to all lands and real estate whereof the testator died seized, as if said will had been admitted to probate and said letters testamentary or of administration with the will annexed thereon had been issued in this State; and all conveyances of such real estate heretofore or hereafter made by any executor or executors, or administrator or administrators with the will annexed, trustee or trustees, substituted trustee or trustees, or the survivor or survivors of them, or by any devisee or devisees or persons claiming under such devisees, shall be as valid as if said will had been admitted to probate and letters testamentary or of administration with the will annexed had been issued in this State, and such record or certified copies of said will, proofs, order for probate and letters or of the record thereof, shall be received in evidence in all courts of this State; provided, that if by the laws of the state or territory, or of the foreign state or kingdom in which such will is probated written proofs of the execution thereof are not required then, if by a copy of said will duly exemplified and authenticated according to the act of Congress, or certified in the manner required by the laws of the foreign state or kingdom in which such will shall have been proved and recorded to make it legal evidence in such foreign state or kingdom, it shall appear by the attestation clause attached thereto or forming a part thereof that such will was executed in accordance with the laws of this State, the copy of such will and the certificate, order or decree of probate

thereof shall be prima facie evidence of the due and legal execution thereof; and such record or certified copies of said will, order for probate and letters or the record thereof shall be received in evidence in all courts of this State.

2. This act shall take effect immediately. Approved April 17, 1914.

CHAPTER 242.

Supplement to an act entitled "An act for the protection of certain kinds of birds, game and fish, to regulate their method of capture and provide open and close seasons for such capture and possession (Revision of 1903)," approved April fourteenth, one thousand nine hundred and three.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. It shall be unlawful to sow, deposit or place Luring any rye, wheat, oats or corn or other cereal, ex- fowl. cept wild celery and wild rice, in any of the salt or fresh waters of this State, or to cause the same to be done, for the purpose of luring, decoying or baiting any goose, duck, swan, brant or any kind of water wild fowl whatsoever, so that the same may be shot at, killed or captured while feeding or attempting to feed thereon, or to shoot at, wound, kill or capture any goose, duck, swan, brant or other water wild fowl while feeding or attempting to feed where any rye, wheat, oats or corn or other cereal, except wild celery or wild rice, is known to have been sown, deposited or placed in violation of this act, under a penalty of fifty dollars for each Penalty. offense.

2. This act shall be enforced by the persons au- Inforcement thorized and in the manner provided by an act of act.

entitled "An act to provide a uniform procedure for the enforcement of all laws relating to fish, game and birds, and for the recovery of penalties for violations thereof," approved March twentyninth, one thousand eight hundred and ninetyseven, and the acts amendatory thereof and supplementary thereto.

3. This act shall take effect immediately.

Approved April 17, 1914.

CHAPTER 243.

An Act prohibiting the use of hauling seines beneath the ice in salt waters.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Seine fishing beneath ice in salt water unlawful. 1. It shall be unlawful for any person or persons to take, or to attempt to take, any fish from any of the salt waters of this State by means of a hauling seine drawn beneath the ice in said waters.

Penalty.

2. Every person offending against any of the provisions of the first section of this act shall suffer a penalty of fifty dollars, to be recovered in accordance with the provisions of the act entitled "An act to provide a uniform procedure for the enforcement of all laws relating to fish, game and birds, and for the recovery of penalties for violations thereof," approved March twenty-ninth, eighteen hundred and ninety-seven, and the amendments thereof and supplements thereto.

3. This act shall take effect immediately.

Approved April 17, 1914.

CHAPTER 244.

An Act to amend an act entitled "An act prescribing the liability of an employer to make compensation for injuries received by an employee in the course of employment, establishing an elective schedule of compensation, and regulating procedure for the determination of liability and compensation thereunder," approved April fourth, one thousand nine hundred and eleven.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Paragraph twelve of the act referred to in Section 12 the title of this act is hereby amended to read as follows:

12. In case of death compensation shall be com- Basis of puted, but not distributed, on the following basis: compensation in case of For one dependent, thirty-five per centum of

wages. For two dependents, forty per centum of wages. For three dependents, forty-five per centum of

wages. For four dependents, fifty per centum of wages. For five dependents, fifty-five per centum of wages.

For six or more dependents, sixty per centum

of wages.

The term "dependents" shall apply to and in- "Dependent" clude any or all of the following who are dependent upon the deceased at the time of accident or death, namely: husband, wife, parents, stepparents, grandparents, children, stepchildren, grandchildren, posthumous child, illegitimate children, brothers, sisters, half brothers, half sisters. Le- Adopted children. gally adopted children shall, in every particular,

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Proviso.

be considered as natural children; provided, however, that dependency shall be presumed as to a widow who was living with her husband at the time of his decease, and children under the age of eighteen years; stepchildren and illegitimate children shall be presumed to be dependent when they were part of the decedent's household at the time of his death. Every provision of this act applying to one class shall be equally applicable to the other. Should any dependent of a deceased employee die during the period covered by such weekly payments, or should the widow of a deceased employee remarry during such period, the right of such dependent or of such widow to compensation under this section shall cease.

If dependent die or widow marry.

Distribution of compensa-

Compensation shall be computed upon the foregoing basis. Distribution shall be made among dependents, if more than one, according to the order of the judge of the Court of Common Pleas, who shall, when applied to for that purpose, determine, upon the facts being presented to him, the proportion to be paid to or on behalf of each dependent according to the relative dependency. Payment on behalf of infants shall be made to the surviving parent, if any.

Sickness and burial. If death results from the accident whether there be dependents or not, expenses of last sickness and burial, the cost of burial however not to exceed one hundred dollars.

Orphans and minors.

In computing compensation to orphans or other children, only those under eighteen years of age shall be included, and only during the period in which they are under that age, at which time payment on account of such child shall cease; provided, however, that payments to such physically or mentally deficient children as are for such reason dependent shall continue during the full term of compensation payment.

Proviso.

The compensation in case of death shall be subject to a maximum compensation of ten dollars

Weekly compensation. per week and a minimum of five dollars per week; provided, that if at the time of the injury the em- Proviso. ployee receives wages of less than five dollars per week, then the compensation shall be the full amount of such wages per week. This compensation shall be paid during three hundred weeks.

Compensation under this schedule shall not Allens apply to alien dependents not residents of the United States.

2. All acts and parts of acts inconsistent here- Bepealer. with are hereby repealed, and this act shall take effect immediately.

Approved April 17, 1914.

CHAPTER 245.

An Act to provide for the appointment of a commission who shall have power to construct one or more bridges or tunnels under or over a navigable stream or river which is a boundary of the State; the cost of such construction, preliminary investigation and maintenance to be an obligation of three or more counties of the State whose territory is contiguous and one of which is partially bounded by such navigable stream or river in conjunction with the State, county or municipality with which such bridge or tunnel may connect.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. Three or more counties of this State whose Counties may territory is continguous, and one of which is partially bounded by a navigable stream or river, which stream or river is one of the boundaries of this State, may join together as provided in this act for the purpose of constructing and maintain-

ing across such stream or river one or more bridges or tunnels, as may be suitable or necessary, to provide passage across or under stream or river for traffic of all kinds.

Governor to appoint commission.

2. When the consent and request of any three or more of such counties expressed and declared as hereinafter provided is duly filed in the office of the Secretary of State, it shall be the duty of the Governor to appoint by and with the advice and consent of the Senate, three suitable persons from each of said counties, and one person a resident of the State but not a resident of any of such counties, who shall be known as The.... River Bridge and Tunnel Commission (inserting in the blank space the name of such stream or

river) for a term of three years. Said commis-

sioners shall have the power and it shall be their duty to procure and have made and prepared the

duties.

Powers and

Request for form of

commission in resolution.

Each county's share. in such resolution not exceeding, however, a cost

necessary and proper plan or plans of such bridge or tunnel, to select the location of same and make the necessary estimates of the cost of construction of such bridge or tunnel; and when further authorized as herein set forth, the said commission in conjunction with a similar body appointed by the city, State or county with which such bridge or tunnel will connect or with such city, State or county, shall have the power to enter into the necessary contract or contracts to build, equip and maintain the same. The consent and request of any county to the Governor to appoint such commission shall be by resolution duly passed at a regular meeting of the governing board of such counties after such notice and in such form as is required to duly obligate a county to enter into any legal contract for the payment of money; and shall authorize such commission to prepare such plans and specifications and procure estimates of the cost and maintenance of such bridge or tunnel: the cost to each of said counties to be fixed

to each of said counties of the sum of ten thousand dollars, which said sum such counties shall agree to become responsible for and pay; pro- Proviso. vided, however, that in no event shall any county be bound by any action of its board of freeholders, unless and until, the board of freeholders, respectively, of two other counties, as aforesaid, shall have each also adopted the resolution calling for the appointment of the said bridge and tunnel commission; and provided, further, that if any Proviso. board of freeholders shall adopt such resolution as aforesaid, the same shall be and become ineffectual and void unless re-enacted, after a period of six months from its original adoption in the event that similar resolutions shall not in the meantime have been adopted by two other counties, as aforesaid.

3. As soon after such request and consent of Preparation any three counties for the appointment of a commission shall have been made to the Governor, as provided for herein, the Governor shall appoint such commissioners as herein provided, who shall proceed forthwith to prepare such plans and specifications and make such estimates, and for that purpose are authorized to employ the necessary engineers, counsel, clerks and other assist- Assistants. ants as may be necessary, to have such plans and specifications prepared. Said commission shall be and become a body corporate, adopt a seal, and have power to sue and be sued. The commissioners provided to be appointed herein shall hold office for the time as herein provided and shall serve without remuneration. One of said commission- Terms of ers from each of such counties shall be appointed for one year, one for two years and one for three years, and one commissioner from each of such counties shall be appointed annually thereafter. The person so appointed a commissioner, but who shall not reside in any of such counties, shall be appointed for a term of three years, and should

the office of any commissioner become vacant for any reason, his successor shall be appointed for

the unexpired term only.

Information submitted to counties.

4. After the preparation of such plans and specifications and estimate of cost, the said commission shall transmit the same duly certified to the governing bodies, respectively, of each county which has consented to the appointment of said commission, together with all the information and other data concerning the cost of construction and maintenance of such bridge or tunnel, which they have procured or have in their possession.

Request to proceed with construction.

ith n.

Proviso.

Contracts.

Method of

5. Thereafter, but not later than one year after the receipt by each of said governing bodies of such plans, specifications and estimates, the governing bodies of such counties may, by proper resolution, request said commission to proceed with the construction of such bridge or tunnel; provided, however, that one-half of the total cost of the same shall not exceed three per centum of the tax ratables of the real and personal property of such counties for the last preceding year, and upon receipt of such request in the form herein provided for from at least three of said counties. the said commission is hereby authorized and empowered to proceed with the construction of such bridge or tunnel in accordance with and subject to such limitations or restrictions as the governing bodies of such counties may prescribe, and is duly authorized to enter into the proper and necessary contract or contracts for the erection, equipment and operation of the same; such resolution shall be in such form and of such effect as to obligate each of said counties for the amounts agreed to be prid by such counties in such resolution.

6. The method of providing for the payment of the cost and the construction of said bridge or tunnel and the expense of operating and maintaining the same so far as said cost or expense shall be a charge upon the counties consenting to the ap-

pointment of said commission, shall be determined by the governing bodies of said county, in agreement with the said commission, and shall, by the terms of said agreement be distributed among said counties and borne by each of them in such proportion as may be set out in such agreement. From Proportionate time to time as the building of such bridge or tunnel progresses said commission may require each of said counties to pay said commission its proportionate share of the cost of building and main-Such counties are hereby authorized to Bond 1880e. issue bonds to provide the necessary money to make the payments required by said commission. Such bonds to be in such amounts and to bear in- Rate. terest not exceeding five per centum per annum, and shall be payable at such time and place as the governing bodies of such counties may, by resolution, fix and determine.

share of cost.

7. Such commissioners shall not be authorized Before beginor empowered to incur any expense or charge ning work, counties must whatsoever for the construction of said bridge or gation to tunnel except for the preliminary plans and surveys and estimate of cost, until the proper county or municipality with which said bridge or tunnel shall connect, shall be duly authorized and empowered and shall have duly entered into a binding obligation with said commission to pay one-half of the cost of such bridge or tunnel, and the repairs and maintenance of the same. In addition to the Maintenance. share of the cost of constructing such bridge or tunnel, the cost of maintenance and repairs of said bridge or tunnel, less such sums as may be received for the use of said bridge or tunnel from tolls or otherwise shall be paid each year by such counties to such commissioners.

8. Said commission is hereby also authorized Agreement subject to the restrictions contained in this act, with comand the restrictions imposed upon them by said other state. counties, to enter into an agreement or agreements with a similar commission or body of such

other State or municipality with which such bridge or tunnel shall connect or with such State, city, county or municipality for the joint maintenance and operation of the same, and to fix such tolls as may be just, reasonable and proper, and for the proper policing, lighting and keeping of such bridge or tunnel, and generally for the carrying out of the provisions of this act.

Acquire lands and rights. 9. Said commission shall have full power in their own corporate name to purchase and acquire all lands, rights and interest in lands, either within or outside the territory of such counties, which may be necessary for the construction of such bridge or tunnel and for this purpose are authorized to condemn the same in the manner provided by the general laws of this State relating to the condemnation of lands for public use.

Proposals for work invited. 10. Whenever any work to be performed or material to be furnished shall involve an expenditure of any sum of money exceeding the sum of two thousand dollars, the said commissioners shall designate the time when they will meet at their usual place of meeting to receive proposals in writing for doing the work and furnishing the material; and said commissioners shall order its clerk to give notice by advertisement, inserted in at least two newspapers printed and circulating respectively in each of such counties, at least ten days before the time of such meeting, of the work to be done and materials to be furnished, of which at the time of such order they shall cause to be filed in their office particular specifications.

Notice.

Bids opened.

Bond of contractors.

All proposals received shall be publicly opened by the said commissioners and the commissioners shall award the contract to the lowest responsible bidder; all contractors shall be required to give bond satisfactory in amount and security to the said commissioners.

11. Notwithstanding the agreement and consent of any three or more counties, as aforesaid, the

Approval of all agreements, etc. said commission shall not be authorized to take any proceedings or incur any expense or obligation whatever until the terms and conditions of said agreement and consent shall have been reviewed and approved by three justices of the Supreme Court, especially designated by the Governor for that purpose. Said justices shall designate Hearing on a time and place for the holding of a public hear-proposed terms. ing on the question of the approval of the terms of said agreement, at which said hearing all persons interested may be heard. If said agreement shall be approved and confirmed by the said three justices, then the same shall be in all respects binding upon the counties so consenting to said agreement; except that in no event shall the obli- Limit of gation to be assumed or imposed upon any county expenditure. for the construction of any bridges or tunnels exceed ten millions of dollars.

12. This act shall take effect immediately. Approved April 17, 1914.

CHAPTER 246.

An Act to amend an act entitled "An act defining motor vehicles and providing for the registration of the same and the licensing of the drivers thereof; fixing rules regulating the use and speed of motor vehicles; fixing the amount of license and registration fees; prescribing and regulating process and the service thereof, and proceedings for the violations of the provisions of the act and penalties for said violations," approved April twelfth, one thousand nine hundred and six.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

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Section 9 amended.

1. Section nine of the act to which this act is an amendment be and the same is hereby amended so as to read as follows:

Commissioner.

9. The Assistant Secretary of State shall be exofficio Commissioner of Motor Vehicles, and shall have personal charge and supervision of the en-

Chief inspector.

etor.

Assistants.

Inspecting force organised.

Compensation.

Special inspectors.

forcement of the provisions of this act, and shall execute all contracts entered into by the Department of Motor Vehicles. The Commissioner of Motor Vehicles shall appoint a chief inspector of motor vehicles, who shall have practical knowledge of the mechanical arrangement and capabilities of all kinds of motor vehicles, and be capable to pass upon the efficiency of motor vehicles and the competency of motor vehicle drivers. The Commissioner of Motor Vehicles shall also appoint as many inspectors, not exceeding sixteen, as may be necessary in detecting violations of this act, in obtaining evidence of violations, and otherwise assisting in the enforcement of the act. The said inspectors shall be chosen with especial reference to their fitness for the work, and shall be required to submit themselves to such an examination as the Commissioner of Motor Vehicles shall provide, and shall be equipped at his discretion with motor cycles or other means of conveyance. missioner of Motor Vehicles shall organize the inspector force with the chief inspector at its head, and shall adopt such rules and regulations for the regulation of the inspector force as shall appear desirable, and shall exercise the power of suspension, and, when necessary, of discharge or mspectors for failure to comply with the rules of the department or for any other cause. The compensation of these inspectors shall be thirteen hundred The Commissioner and fifty dollars per annum. of Motor Vehicles shall also have the power to appoint any number of citizens, not exceeding thirty, who shall be interested in the proper enforcement of this act, and who shall be known as special in-

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spectors. They shall serve without pay and shall have all the power and authority of the paid inspectors as stated in this act. The Commissioner special inof Motor Vehicles shall also have power to appoint, in addition to these such employees, officers, ments of State. or inspectors of other departments of the State government upon the request of such departments, as special inspectors, such appointees to serve without any additional compensation.

Section ten of the act to which this is an Section 10 amendment shall be and the same is hereby amended so as to read as follows:

The Commissioner of Motor Vehicles shall Agents. be authorized, and full power and authority are hereby given to him, to designate any proper person, to be the agent of said Commissioner of Motor Vehicles, for the registering of motor vehicles and issuing registration certificates and licensing of drivers, subject to the requirements of this act and to such rules and regulations as shall be imposed by the commissioner; and any agent who may be Dutles. so designated is hereby authorized and required to act according and until the said authority so to act is revoked by the said commissioner. The fee Fee allowed. allowed such agent for registration certificate so issued by him and for every license so granted by him shall be fixed by the Commissioner of Motor Vehicles, the same to be deducted and remitted to such agent by said commissioner from the registration fee or the license fee paid to him; and the said commissioner may limit the fee so paid to a maximum; provided, however, that every registration Proviso; certificate and every license certificate to drive motor vehicles may be suspended or revoked by the said Commissioner of Motor Vehicles for a violation of any of the provisions of this act, or on other reasonable grounds, after due notice in writing of such proposed suspension or revocation and the ground thereof, and if a driver of motor vehicles shall have had his license suspended or revoked.



Renewals.

a new license granted to him shall be void and of no effect unless it shall be granted by the said Commissioner of Motor Vehicles in person; and if the registration or registration certificate shall have been suspended or revoked, a new registration made or a new registration certificate issued shall be void and of no effect unless the new registration shall be made and the new certificate issued under the personal direction of the Commissioner of Motor Vehicles.

Approved April 17, 1914.

CHAPTER 247.

An Act to amend an act entitled "An act for the appointment of fire wardens, the prevention of forest fires and the repeal of sundry acts relating thereto," approved April eighteenth, nineteen hundred and six.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. Section six of the act of which this act is amendatory be and the same is hereby amended to read as follows:

Compensation of wardens and helpers.

Section 6 amended.

6. Township and district fire wardens and helpers shall be paid at the following rates, unless other rates shall be fixed by the township committee or other governing body, and notice thereof filed with the State Fire Warden. Each township fire warden shall be paid at the rate of twenty dollars a year, and each district fire warden, appointed as provided in section two as amended, at the rate of ten dollars a year. Said sums shall be in lieu of all allowances for making reports, for postage, for posting fire-warning notices, and for issuing permits. For special services in investigating fires and

the causes thereof, or for any service required by the State Fire Warden, and for all time in fire fighting, fire wardens and their helpers shall be paid at the following rates:

Fire wardens, while engaged in fighting fires, two dollars for five hours or less, and thirty cents

per hour thereafter.

Fire wardens, while otherwise employed, twenty-

five cents per hour.

Helpers, fighting fire, one dollar for five hours or less, and twenty cents per hour for more than five hours.

Helpers, on patrol or employed otherwise than

fighting fire, twenty cents per hour.

Fire wardens shall render to the governing body Presentation of bills. of the township in which the service was rendered, a statement of the services rendered by them and by the men, teams and other apparatus employed by them as provided in this act, within ten days of the date of such service, which said bill shall show in detail the amount and character of the service performed, the exact duration thereof, the name of each person employed, and all disbursements made by said fire warden. When properly verified said bill shall be paid in such manner, and by such official, as other bills of said township are paid. A certified copy of each bill paid in accordance with this section, with evidence of payment, shall be made on a blank provided by the Forest Commission, and filed with the State Fire Warden within ninety days of the date upon which the service was rendered. Failure to do this shall act as a waiver of all claim upon the State for reimbursement as provided in this section or for a share of penalties as provided in section twelve, as amended, of the act which this act amends. Upon the ap- one-half paid by State. proval of said bill by the State Board of Forest Park Reservation Commissioners, one-half of the amount shall be repaid said township by the State Treasurer upon warrant of the State Comptroller:

Proviso.

provided, however, the State shall pay the entire cost of extinguishing fires originating on and restricted to State forest reservations. Such bills shall not be presented to the township committee but certified to the State Fire Warden directly; and provided, further, that in no case shall the State's share of any bill be based upon a higher rate for services than as fixed above.

Proviso.

2. Section nine of the act of which this act is amendatory be and the same is hereby amended to read as follows:

Permission to burn brush, etc.

Section 9

In any township or part thereof for which fire wardens have been appointed under the provisions of this act, no person shall set fire to or cause to be burned waste, fallows, stumps, logs, brush, dry grass, fallen timber or anything that may cause a forest fire unless the written permission of the State Fire Warden, or a division fire warden, or of the township or district fire warden of the township or district in which such fire is set has been first obtained. Such permission shall not be granted by any fire warden if, in his opinion, any forest or woodland will be endangered thereby. nor shall such permission, if granted, relieve or exonerate any person from any penalties under this act, in case, by reason of such fire, any forest, brushland or woodland be burned; provided, however, permits shall not be necessary for burning said materials when the fire is set in a public road, garden or plowed field at a distance of not less than two hundred feet from any woodland, brushland, or field containing dry grass or other inflammable material from which fire may be transmitted to any forestland, brushland or wasteland.

Effect of permission.

Proviso.

3. Section thirteen of the act of which this act is amendatory, be and the same is hereby amended so that it shall read as follows:

Section 18 amended.

13. Every district court in any city or judicial district of any county, and every justice of the peace in any city or county, and every police jus-

Magistrates may issue process.

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tice or recorder in any city or other municipality, is hereby empowered, on complaint under oath or affirmation made according to law that any person or persons has or have violated any of the provisions of this act, to issue process, in the name of the State Board of Forest Park Reservation Commissioners, as prosecutor, for the use of the State of New Jersey. Said oath or affirmation, if made by a fire warden, or by a member or officer of the said commission, may be upon information or be-Said process shall be in the nature of either Process in a summons or warrant against the person or per- summons. sons so charged; when in the nature of a warrant, it shall be returnable forthwith, but before any warrant shall issue out of any district court the judge thereof shall endorse upon the complaint an order in the following or similar words: "Let the Endormement. warrant issue in this case." To which said judge shall sign his name; and when in the nature of a summons, it shall be returnable in not less than one or more than ten entire days. Such process shall statement state what section of the law is alleged to have process. been violated by the defendant or defendants: and on the return thereof, or at any time to which the Hearing and trial shall have been adjourned, the said district court, justice of the peace, police justice or recorder shall proceed to hear the testimony, and to determine and give judgment in the matter, without the filing of any pleadings, either for the prosecutor for the recovery of such penalty with costs, or for the defendant or defendants. If such judg- Form of ment be for the prosecutor as aforesaid, it shall be in the following or similar form: "State of New Jersey, county of , ss: Be it remembered that on this day of , in the year of our Lord nineteen hundred , at in said county, C. D., defendant, was, by the district court of the city of T. (or by me, E. F., jus-

tice of the peace, police justice or recorder of the

or as the case may be), city of convicted of violating the section of the act of the Legislature of New Jersey entitled 'An act for the appointment of firewardens. the prevention of forest fires, and the repeal of relating thereto,' approved sundry acts day of , in a Domini, nineteen hundred summary proceeding, at the suit of the State Board of Forest Park Reservation Commissioners. as prosecutor; and further, that the witnesses in said proceeding who testified for the prosecutor were (name them); and the witnesses who testified for the defendant were (name them); wherefore the said court (or justice of the peace, police justice or recorder, as the case may be) doth hereby give judgment that the prosecutor recover of the defendant dollars penalty and dollars costs of this proceeding, and that execution do issue against the goods and chattels of said defendant for the amount of said penalty and costs, and for want of sufficient goods and chattels whereon to levy and make the same, to take the body of the defendant and convey him to the common jail of the county and deliver him to the keeper thereof, to be there confined until the said penalty and costs be fully paid, or until he be thence delivered by due course of law." judgment shall be signed by the judge of the district court, justice of the peace, police justice or recorder giving the same.

Judgment signed by magistrate.

Section 15

4. Section fifteen of the act of which this act is amendatory, be and the same hereby is amended so that it shall read as follows:

Execution granted by magistrate.

15. In case judgment as aforesaid shall be rendered against any defendant, in any such proceedings as aforesaid, execution shall thereupon be granted by the court, justice of the peace, police justice or recorder giving the judgment, commanding the officer to whom the execution is delivered

to levy and make the amount of the penalty and costs imposed by the judgment out of the goods and chattels of the defendant, and for want of sufficient goods and chattels whereon to levy and make the same, to take the body of the defendant and con- In default of goods way him to the common iail of the county and deliver him to the keeper thereof, to be there confined until the said penalty and costs be fully paid. or until he be discharged by the justice of the peace, district or police magistrate, by whose authority said execution was issued, or by one of the justices of the Supreme Court, when such court, justice of the peace, police magistrate or police court justice, shall be satisfied that further confinement will not result in the payment of the judgment and costs. Any such defendant shall after such discharge, continue liable to the payment of Judgment said judgment and costs. Any judgment recovered under this act may be docketed in the office of the clerk of the Court of Common Pleas of the county, in which such judgment shall have been obtained. Such docketing shall be in the manner provided by an act entitled "An act concerning District Courts" (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight, which said judgment, when docketed as aforesaid, shall have a like effect and may be collected in the same manner as judgments recovered in district courts, docketed by virtue of the provisions of the act above men- As to im-The said court, justice of the peace, police justice or recorder is hereby further empowered either before or after the issuance of such execution, to cause any such defendant, who may refuse or neglect to pay the amount of the judgment entered against him, and all of the costs or charges incident thereto, unless an appeal is granted, to be committed to the county jail for any period not exceeding ninety days. Section sixteen of the act of which this act

Section 16 amended.

is amendatory, be and the same hereby is amended so that it shall read as follows:

The officers to serve and execute any pro-

Officers to serve process or execution.

cess or execution issued as aforesaid shall be the sheriff or any constable of the county, and, within the jurisdiction of any district court, shall include the sergeant-at-arms thereof, which service and execution shall in all cases be made in the same manner and under the same liabilities that other processes and executions issued out of the district court of this State are served and executed under and by virtue of the provisions of the act entitled "An act concerning district courts," approved June fourteenth, in the year one thousand eight hundred and ninety-eight, and the acts supplemental thereto and amendatory thereof. The costs taxable and recoverable in any case prosecuted as aforesaid shall be the costs allowed by the act last above mentioned in cases prosecuted in district courts. The penalty recoverable in any such action shall be paid to the prosecutor therein, who shall disburse it as provided in section twelve of The judge of the district court, justice of the peace, police justice or recorder before whom any case is prosecuted under the provisions of this act may adjourn the hearing thereof from time to time and, in any case where a warrant shall have been issued, may require the defendant to enter into a bond with sufficient surety to the plaintiff in the penal sum of two hundred dollars, conditioned to appear at the time and place of the hearing or trial, and in default of such bond, may commit the defendant to the common jail of the county, to be there detained until the hearing or trial of the com-

plaint; and if any defendant shall fail to appear at the time and place to which the hearing or trial shall be so adjourned, the bond shall be delivered to the prosecutor, who may sue thereon, and all moneys recovered in such suit shall be paid by the prosecutor into the State treasury. Any prosecu-

Procedure.

Costs.

Disposition of penalty.

Adjournments.

Sureties.

tion brought in accordance with the provisions of Prosecutions this act, for violation of any of its provisions, may in two years. be brought within two years next after the date of the commission of said violation, and not after-In prosecutions under this act no proceedings shall be invalidated because of informality in the complaint or warrant, or because of any defect in said proceedings or in the complaint or warrant or other papers therein, which does not substantially prejudice the rights of the defendant therein.

6. All acts and parts of acts inconsistent here-Repealer. with are hereby repealed, and this act shall take effect immediately.

Approved April 17, 1914.

CHAPTER 248.

A Further Supplement to an act entitled "An act to establish a uniform standard of weights and measures in this State, to establish a Department of Weights and Measures, and to provide penalties for the use of other than standard or legal weights and measures," approved April twenty-fourth, nineteen hundred and eleven, and to repeal a certain supplement thereto, approved March twelfth, nineteen hundred and thirteen.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

No person shall sell or deliver, or have in possession with intent to sell or deliver, any fruit container. or fruits, berries or vegetables, contained in any basket, box or other container, unless such basket, box or other container shall be of the capacity, in standard dry measure, of thirty-two, twenty, sixteen, eight, four or two quarts, or one quart or one

Proviso.

pint; provided, however, that nothing in this act contained shall be construed to apply to the sale or delivery, or the possession, with intent to sell or deliver, of any fruit or fruits, berries, or vegetables contained in any sealed can, jar or bottle, or which are sold by the barrel, except cranberries, which may be sold in standard crates or barrels, of the standard measure as provided by the act to which this act is a further supplement.

Capacity of container plainly marked.

No person except as hereinbefore provided shall sell or deliver or have in possession with intent to sell or deliver, any fruit or fruits, berries or vegetables, contained in any basket, box or other container, unless such basket, box or other container shall have legibly marked on the outside thereof. by the manufacturer thereof, in English letters or Arabic numerals, the exact capacity of said basket, box or other container, and unless said basket, box or other container shall also contain the name and address of the manufacturer thereof, painted or written thereon, legibly in the English language; provided, however, that any manufacturer of any such baskets, boxes or other containers may mark thereon, in lieu of his name and address, a sign or symbol furnished him by the Superintendent of Weights and Measures of this State.

Proviso.

Penalty.

Collection of penalty.

3. Any person violating any of the provisions of this act shall be liable to a penalty of not less than five nor more than one hundred dollars for each offense. Such penalty may be sued for and recovered by the State Superintendent of Weights and Measures or by the county or municipal superintendent of weights and measures of the county or municipality in which such violation occurred. The proceedings for the collection of such penalty shall be in all respects the same as the proceedings for the collection of penalties under and by virtue of the provisions of the act to which this act is supplemental, with the amendments and supplements thereof, including any amendments and supple-

ments which may hereafter be passed or become effective.

The word "persons," as used herein, shall "Person"

include copartnerships and corporations.

5. An act entitled "A supplement to an act entitled 'An act to establish a uniform standard of weights and measures in this State, to establish a Department of Weights and Measures, and to provide penalties for the use of other than standard or legal weights and measures,' approved April twenty-fourth, nineteen hundred and eleven," which said supplement was approved March twelfth, nineteen hundred and thirteen, is hereby repealed.

6. This act shall take effect immediately.

Approved April 17, 1914.

CHAPTER 249.

An Act authorizing boards of chosen freeholders of counties of this State to issue and sell bonds for the purpose of providing funds and for any or all of the following purposes: the erection, improvement, alteration or repair of buildings to be used for tuberculosis hospitals, the equipment of the same, the acquisition of land as a site therefor by purchase or condemnation, and the redemption or payment of bonds or other county obligations heretofore issued to raise moneys for any of such purposes.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

The board of chosen freeholders of any county county may provide for the raising of moneys hospital. deemed by such board necessary for any or all of the following purposes: the erection, improvement,

Bond issue.

Time and

alteration or repair of buildings to be used for tuberculosis hospitals and for the equipment of the same and for the acquisition of land as a site therefor by purchase or condemnation, by the issuance and sale of bonds of said county, and the redemption or payment of any bonds or other county obligations maturing within five years from the passage of this act heretofore issued to raise moneys for any of such purposes. Such bonds shall be payable in not more than thirty years from their date, shall bear interest at a rate not exceeding five per centum per annum, payable semi-annually, shall be of such form and denomination and shall be executed by such officers as the said board shall determine, and shall be sold at not less than par, at public sale or public subscription, when so issued the full faith and credit of the county shall be pledged for the payment of the same.

Sinking fund.

2. It shall be the duty of the board of chosen freeholders of any county issuing bonds under the authority of this act to establish a sinking fund for the payment of the principal thereof at maturity, and for that purpose to include in the annual appropriations each year, until the maturity of the bonds, a sum not less than two per centum of the par value of the bonds so issued, to be levied and collected with the other taxes of such county, and paid into such sinking fund; and said board of chosen freeholders shall also each year, until the maturity of said bonds, include in their annual appropriations, and cause to be levied and collected with the other taxes of the county, an amount sufficient to pay the interest on said bonds falling due in such year.

Provision for principal and interest.

3. This act shall take effect immediately. Approved April 17, 1914.

CHAPTER 250.

An Act to amend an act entitled "An act for the protection of certain kinds of birds, game and fish, to regulate their method of capture and provide open and close seasons for such capture and possession (Revision of 1903)," approved April fourteenth, nineteen hundred and three.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section twenty-four of the act of which this section 24 act is amendatory be and is hereby amended so as to read as follows:

24. If any dog is found running at large in the poge running at large now at large. woods or fields, except during the open season now or hereafter provided for killing quail, rabbit, squirrel, English or ringneck pheasants, ruffed grouse, prairie chicken, wild turkey or Hungarian partridge, the owner, lessee, or custodian of such dog shall be liable to a penalty of twenty dollars Penalty. for each offense. It shall be unlawful for any per- Hunting son to go into the woods or fields with a hound or season only firearm, except only during the open season now or hereafter provided for killing the above mentioned game birds or game animals, under a pen- Penalty. alty of twenty dollars for each offense.

Provided, that the owner, lessee or custodian of Provino. any dog may go into the woods or fields with such dog without firearms for the purpose of exercising or training said dog in daylight from the first day of October to the first day of the open season for killing the above mentioned game birds or animals, except during the open season for deer; and further provided, that the Board of Fish and Game Proviso. Commissioners is hereby authorized to issue in its

discretion to properly accredited persons, permits to hunt foxes with hound and firearms from the last day of the open season for killing the above

mentioned game until the thirty-first day of March,

Proviso

Proviso.

Proviso.

or to hunt foxes with hounds and horses and to drag hunt at all times; and further provided, that this act shall not apply to hunting deer, woodcock, snipe, rail, mud hen and water fowl at the time and in the manner provided by law; and provided, further, that nothing in this act shall prevent any owner, lessee or custodian of any dog going into the woods or fields with such dog without firearms. at any time of the year, if such dog is not allowed to hunt or pursue any game, and if such dog is under the immediate control and command of such owner, lessee or custodian; provided, further, that nothing in this act shall prohibit the killing of crows, hawks and vermin at any time of year when in the act of destroying poultry or grain.

This act shall take effect immediately. Approved April 17, 1914.

CHAPTER 251.

An Act to consolidate with the New Jersey Harbor Commission the New Jersey Ship Canal Commission.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Merger of commissions.

The New Jersev Ship Canal Commission is hereby merged into and consolidated with the New Jersey Harbor Commission.

Powers and duties trans-

The New Jersey Harbor Commission shall succeed to and exercise all the powers and perform all the duties now exercised and performed by or

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conferred and charged upon the New Jersey Ship Canal Commission.

The powers and duties of the New Jersey Ship continuance Canal Commission shall be deemed for the pur- of powers and duties. pose of this act to continue throughout the life of the New Jersey Harbor Commission, notwithstanding the expiration of the period of time for which such New Jersey Ship Canal Commission was created.

All offices existing under and by virtue of the Expiration acts and resolutions creating the New Jersey Ship of ship canal commission. Canal Commission shall end on the thirtieth day of June, one thousand nine hundred and fourteen.

5. All acts and parts of acts inconsistent with Repealer. the provisions of this act are hereby repealed, and this act shall take effect on the thirtieth day of In effect. June, one thousand nine hundred and fourteen.

Approved April 17, 1914.

CHAPTER 252.

An Act to amend an act entitled "An act reglating the age, employment, safety, health and work hours of persons, employees and operatives in factories, workshops, mills and all places where the manufacture of goods of any kind is carried on, and to establish a department for the enforcement thereof," approved March twenty-fourth, one thousand nine hundred and four.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section one of said act to be amended to read Section 1 as follows:

1. No child under the age of fourteen years for employed shall be employed, allowed or permitted to work in factories.

amended.

Penalty.

any factory, workshop, mill or place where the manufacture of goods of any kind is carried on. The officers or agents of any corporation, the members of any firm, or any person, or any parent, parents or custodian of any child who shall violate any of the provisions of this section shall be deemed and adjudged to be a disorderly person or persons, and upon conviction thereof, shall be fined fifty dollars, or imprisoned in jail for not more than ninety days, or both; provided, however, that any place where a child or children are habitually employed, contrary to the provisions of this section of the act, shall be a disorderly house, and the officers or agents of any corporation, the members of any firm, or any person owning, operating and managing said business. shall be deemed to be guilty of keeping a disorderly house, and upon conviction thereof, shall be fined not to exceed one thousand dollars, or shall be committed to jail, not to exceed three years, or both.

Proviso.

Section 3 amended.

2. Section three of said act is hereby amended to read as follows:

Certificates of age and schooling.

and g.

Penalty.

3. No corporation, firm, or person owning or operating a place or places coming under the provisions of this act shall employ, allow or permit any child under the age of sixteen years to work therein unless that child shall produce an age and schooling certificate, as provided and required by law. The officers and agents of any corporation, or the members of any firm or any person failing to comply with the provisions of this section shall be deemed and adjudged to be disorderly persons, and upon conviction thereof, be fined not to exceed twenty-five dollars, or committed to jail, not to exceed sixty days, or both.

Section 4 amended.

3. Section four of said act is hereby amended to read as follows:

Baptismal record in evidence. 4. In any suit brought to recover a penalty for violation of section one of this act or in any crim-

inal proceedings wherein the defendant is charged with violating any of the provisions of this act, a copy of the baptismal record, certified to be a true copy under the hand of the person having the custody of such records for the church or parish in which such child was baptized, shall be prima facie evidence of the child's age; provided, however, that in case the age of the child is not set forth in the baptismal record, that there shall be other proof showing the age of the child at the time he or she was baptized.

4. Section seven of said act is hereby amended section 7 amended. to read as follows:

7. No minor under the age of sixteen years shall Employments forbidden for be employed, permitted or suffered to work at any children. of the following occupations or in any of the following positions: Adjusting any belt to any machinery; sewing or lacing machine belts in any workshop or factory; oiling, wiping or cleaning machinery or assisting therein; operating or assisting in operating any of the following machines: circular or band saws; wood choppers, wood jointers; planers; sand paper or wood polishing machinery; wood turning or boring machinery; picker machines or machines used in picking wool, cotton, hair, fur or any other material; carding machines; paper lace machines, job or cylinder printing presses operated by power other than foot power; boring or drill presses; stamping machines used in sheet metal and tinware or in paper and leather manufacturing, or in washer and nut factories; metal or paper cutting machines; corner staying machines in paper box factories; corrugating rolls, such as are used in corrugated paper, roofing or washboard factories; steam boilers, dough brakes or cracker machinery of any description; wire or iron straightening or drawing machinery; rolling mill machinery; power punches or shears; washing, grinding or mixing machinery: collender rolls and mixing rolls in paper and

rubber manufacturing; laundering machinery; or

Not to be employed in chemical processes or in dust, dyes, etc.

in proximity to any hazardous or unguarded belting, machinery or gearing, which, in the judgment of the Commissioner of Labor is a menace to the safety of such minor. No minor under the age of sixteen years shall be employed, permitted or suffered to work in any capacity in, about, or in connection with any processes in which dangerous or poisonous acids are used; or in the manufacture or packing of paints, colors, white or red lead; or in any process in which lead or its compounds are employed; or in soldering; or in occupations causing mineral, animal or vegetable dust in injurious quantities, including flint, clay, metal and talc dust; tobacco, rubber and cotton dust; silk, fur, wool and leather dust: or in the manufacture or use of dangerous or poisonous dyes; or in the manufacture or preparation of compositions with dangerous or poisonous gases or fumes; or in the manufacture or use of compositions of dve in which the quantity thereof is injurious to health; or in any trade, process which shall offer such exposure to excessive heat, cold, muscular exertion or other physical risk as shall, in the judgment of the Commissioner of Labor, be harmful to the health and future working efficiency of such minor.

Undue physical exposure forbidden.

Violations.

Penalty.

Proviso.

The officers or agents of any corporation, the members of any firm, or any person, or the parent, parents or custodian of any child who shall violate any of the provisions of this section, shall be deemed and adjudged to be disorderly persons, and upon conviction thereof, shall be fined not to exceed fifty dollars, or imprisoned in jail for not more than ninety days, or both; provided, however, that any place where a child or children are habitually employed, contrary to the provisions of this section of the act, shall be a disorderly house, and the officers or agents of any corporation, the members of any firm, or any person owning, operating and managing said business, shall be deemed

to be guilty of keeping a disorderly house, and upon conviction thereof, shall be fined not to exceed one thousand dollars, or shall be committed to jail, not to exceed three years, or both.

5. Section eight of said act is hereby amended

Section 8

to read as follows:

Register employers.

8. Any corporation, firm or person, owning, or operating a place coming under the provisions of this act and employing, allowing or permitting minors under the age of sixteen years to work therein, shall keep or cause to be kept in the main office of such place, in the town or city where such place is located, a register in which shall be recorded the names, places of residence and time of employment of all such minors and shall keep on file the age and schooling certificates issued to said minors as provided and required by law; such open to registers and age and schooling certificates shall be produced for inspection upon demand of the commissioner, assistant or any of the inspectors; all police officers, and officers and agents of any society incorporated under the laws of this State for the prevention of cruelty to children, and all attendance officers shall have the same right as inspectors to examine such registers and the age and schooling certificates; the officers or agents of allure to any corporation, the members of any firm or any keep register. person failing to keep such register, or failing to keep on file the age and schooling certificates or refusing to permit the persons herein authorized to inspect the register of the certificates, shall be deemed to be disorderly persons, and upon conviction thereof, shall be fined not to exceed fifty dollars, or imprisoned not to exceed sixty days, or both.

6. Section nine of said act is hereby amended section 9 amended. to read as follows:

9. No minor under the age of sixteen years shall Day's and be employed, permitted or allowed to work in places coming under the provisions of this act,

No work

Penalty.

Proviso.

more than eight hours in a day or forty-eight hours in a week; nor shall any minor under the age of sixteen years be employed, permitted or allowed to work in any place or places coming under the provisions of this act after seven o'clock in the afternoon or before seven o'clock in the morning of any day; nor shall any child under the age of sixteen years be employed, permitted or allowed to work on the first day of the week, commonly known as Sunday, or any time during said day, the officers and agents of any corporation, or any firm or person permitting or allowing any violation of the provisions of this section shall be deemed and adjudged to be disorderly persons. and upon conviction thereof, shall be fined not to. exceed fifty dollars, or imprisoned in jail for not more than ninety days, or both; provided, however, that any place where a child or children are habitually employed, contrary to the provisions of this section of the act shall be a disorderly house, and the officers or agents of any corporation, the members of any firm, or any person owning, operating and managing said business shall be deemed guilty of keeping a disorderly house, and upon conviction thereof, shall be fined, not to exceed one thousand dollars, and shall be committed to jail, not to exceed three years, or both.

Approved April 17, 1914.

CHAPTER 253.

An Act to amend an act entitled "An act regulating the age, employment, safety, health and work hours of persons, employees and operatives in mercantile establishments," approved April seventh, one thousand nine hundred and eleven.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section one of said act be amended to read Section as follows:

1. No child under the age of fourteen years Minimum shall be employed, allowed or permitted to work labor. in any mercantile establishment coming within the provisions of this act; the officers or agents of any corporation, or the members of any firm or any person who shall employ, allow or permit to work in any mercantile establishment any child under the age of fourteen years shall be deemed and adjudged to be disorderly persons, and, upon conviction thereof, shall be fined fifty dollars, or Penalty. imprisoned in jail for not more than ninety days, or both; provided, however, that any place where Proviso. a child or children are habitually employed, contrary to the provisions of this section of the act. shall be a disorderly house, and the officers or agents of any corporation, the members of any firm or any person owning, operating and managing said business shall be deemed to be guilty of keeping a disorderly house, and, upon conviction thereof, shall be fined not to exceed one thousand dollars, or shall be committed to jail, not to exceed three years, or both.

2. Section two of said act be amended to read section a as follows:

Hours of employment.

2. No child under the age of sixteen years shall be employed, allowed or permitted to work in or in connection with any mercantile establishment unless such child shall produce an age and schooling certificate as provided and required by law, nor shall said child be employed more than eight hours in any one day or more than forty-eight hours in any one week, or before seven o'clock in the morning or after seven o'clock in the evening; nor shall any child under the age of sixteen years be employed, permitted or allowed to work on the first day of the week, commonly known as Sunday, or any time during said day; the officers or agents of any corporation, or the members of any firm or any person who shall violate any of the provisions of this section shall be deemed and adjudged to be disorderly persons, and, upon conviction thereof, shall be fined not to exceed fifty dollars, or imprisoned in jail for not more than ninety days, or both; provided, however, that any place where a child or children are habitually employed, contrary to the provisions of this section of the act. shall be a disorderly house, and the officers or agents of any corporation, the members of any firm or any person owning, operating and managing said business, shall be deemed to be guilty of keeping a disorderly house, and upon conviction thereof, shall be fined not to exceed one thousand dollars, or shall be committed to jail not to exceed

No work on Sunday.

Penalty.

Proviso.

Section 8

three years, or both.
3. Section three of said act be amended to read as follows:

Inspection of establishments.

3. It shall be the duty of the Commissioner of Labor, the assistant commissioner, the inspectors of the Department of Labor, the attendance officers or other person empowered by law to compel the attendance of children at school, and any police officer or other person designated by law to protect children from cruelty and neglect, and they shall have power to investigate and inspect

all mercantile establishments coming under the intent and provisions of this act, in order to enforce the provisions of this act.

4. Section four of said act be amended to read section 4 os follows:

4. Any corporation, firm or person owning or Record of operating a place or places coming under the proplet kept. visions of this act, and employing, allowing or permitting children between the age of fourteen and sixteen years, to work therein, shall keep or cause to be kept in the main office of such place in the town or city in which such place is located, a register or record in which shall be recorded the name, place of residence and time of employments of such minors employed therein, and shall also keep on file the age and schooling certificate of every such child during the time it is employed in said mercantile establishment. The officers and Penalty. agents of any corporation, or the members of any firm or any person failing to comply with the provisions of this section shall be deemed and adjudged to be disorderly persons, and, upon conviction thereof, shall be fined not to exceed fifty dollars, or imprisoned in jail for not more than ninety days, or both; provided, however, that any place Proviso. where a child or children are habitually employed, contrary to the provisions of this section of the act, shall be a disorderly house, and the officers or agents of any corporation, the members of any firm or any person owning, operating and managing said business, shall be deemed to be guilty of keeping a disorderly house, and, upon conviction thereof, shall be fined not to exceed one thousand dollars, or shall be committed to jail, not to exceed three years, or both.

5. Section five of said act to be amended to read section 5 as follows:

5. No child under the age of sixteen years shall children not employed in be employed in any mercantile establishment com- work dangering within the provisions of this act in any employ- mental to health.

work danger-

ment that is detrimental to health or is dangerous to life and limb of a child of that age, or that exposes him to excessive heat or cold, or that requires an excessive muscular exertion that is detrimental to the health and strength of a child of that age, or in the handling of any goods, wares or merchandise that are poisonous or that give off dust, fumes or gases, or in working around any heated metal, combination of metal or metals or their salts, that give off any dust, fumes or gases that are detrimental to the health, or on, in or around any scaffolding of any character whatsoever, or on, in and around any building that is under construction, or in any employment whatsoever which exposes him to conditions that will retard his growth or injure his health, or in any place that is damp or unhealthy, or that is injurious in any way to the health and strength of a child, or in any place where, on account of the light or the nature and character of the work the child's eyesight or hearing will be injured. officers or agents of any corporation, the members of any firm or any person who shall employ any child, contrary to the provisions of this section of the act shall be deemed and adjudged to be disorderly persons, and, upon conviction thereof, shall be fined not to exceed fifty dollars, or imprisoned in jail for not more than ninety days, or both; provided, however, that any place where a child or children are habitually employed, contrary to the provisions of this section of the act, shall be a disorderly house, and the officers or agents of any corporation, the members of any firm or any person owning, operating and managing said business, shall be deemed to be guilty of keeping a disorderly house, and, upon conviction thereof, shall be fined not to exceed one thousand dollars, or shall be committed to jail, not to exceed three years, or both.

Penalty for employer's violation.

Proviso.

6. Section six of said act be amended to read as follows:

Section 6

6. The Commissioner of Labor, his assistant, or Right of any inspector or attendance officer, or other person empowered by law to compel the attendance of children at school, or any police officer or any officer or agent for any duly incorporated society or association for the protection of children from cruelty and neglect, is hereby empowered to enter into and inspect at any reasonable time and without notice or request for permission all mercantile establishments coming under the provisions of this act and to demand of any parent, custodian or guardian proof of the age of a child, and such parent, parents, custodian or guardians shall, within five days after such demand is made, furnish to such officer proof of such child's age; and in the event of the failure to procure and furnish such proof of age, such child shall be discharged by his or her employer upon notice in writing, signed by the commissioner, and shall not be reemployed until such proof of age shall have been

furnished. Approved April 17, 1914.

CHAPTER 254.

An Act to amend an act entitled "A general act relating to boroughs," approved April twentyfourth, one thousand eight hundred and ninetyseven.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. Section forty-four of the act to which this Section 44 is an amendment be and the same is hereby amendde so as to read as follows:

May issue improvement certificates

Time.
Amount.

Final payments on contracts.

The council shall have power to issue improvement certificates and certificates and renewals thereof, payable within a term of not more than five years in all with interest, to the amount of eighty per centum of the work done on any street, sewer or other improvement, when certified as correct by the engineer in charge of the work; and when the contract is fully completed and the work accepted the council may issue a certificate for an additional ten per centum of said work done, and in not less than three nor more than six months after the date of the acceptance of the work may issue a final certificate for the balance due, unless some errors or defects in the work shall have appeared, in which case the certificate shall be withheld until the defect or errors are rectified to the satisfaction of the council.

2. This act shall take effect immediately.

Approved April 17, 1914.

CHAPTER 255.

A Further Supplement to "An act to provide for the planting and care of shade trees on the highways of the municipalities of this State," approved March twenty-eighth, one thousand eight hundred and ninety-three.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Commission appointed.

1. In all townships of this State there may be appointed in the manner provided in the act to which this is a supplement, a commission of three freeholders, who shall serve without compensation, and who shall be vested with all the rights, privileges, powers and duties contained in the act to which this is a supplement, and in the several sup-

plements thereto; provided, that it shall be op- Proviso. tional with the township committee to increase the number of the commission to five.

2. This act shall take effect immediately.

Apr-roved April 17, 1914.

CHAPTER 256.

An Act to provide for the opening and cleaning out of certain parts of the Troy or Parsippany brook, the Whippany river, the New Whippany river and the Rockaway river, situate in the township of Hanover, in the county of Morris, and for the payment of the cost and expense of the same.

Whereas, By virtue, and under the provisions of Preamble.

an act entitled "An act to provide for the drainage of flowed lands in the township of Hanover, county of Morris, lying and situate between the Whippany river, the Troy brook, the road leading from the Methodist church in Whippany, in a northeasterly and northerly direction to Troy brook, beyond Troy Hills and the road leading from the last-mentioned road to the Hanover Neck road, passing the properties of H. C. Bleeker, David Perrine and Samuel Hopping," approved April seventh, one thousand nine hundred and ten, managers have been chosen and the work of draining the said flowed lands has been since the passage of said act and is now being carried on; and

WHEREAS. Under and by virtue of an act entitled Preamble. "An act to provide for the drainage of flowed lands in the township of Hanover, in the county of Morris, lying and situate between the Whippany river and the ditch known as the New Whip-



pany river; the Troy or Parsippany brook; the road leading from Troy Hills to Montville, crossing the Caldwell turnpike at Condit's corner; the said Caldwell turnpike from the said Condit's corner to Edward's corner in the road leading from Edward's corner in said Caldwell turnpike to Hanover Neck, and the said road leading therefrom to Hanover Neck, and for the payment of the cost and expense of the said drainage," approved April ninth, one thousand nine hundred and thirteen, managers have been chosen and the work of draining the said flowed lands has been since the passage of said act and

is now being carried on; and

Whereas. It has been found that the waters of that part of the said Troy or Parsippany brook lying between the flowed lands mentioned in said acts, and of that part of the said Whippany river from the road leading from the Whippany to Troy Hills road to the Hanover Neck road, adjoining the property of the late Samuel M. Hopping to the junction of said Whippany river with the New Whippany river, and of the said New Whippany river, and of that part of the Rockaway river from the junction of the New Whippany river to the Passaic river have become clogged up, by reason of the filling in of said rivers, and the falling of trees and other things in the same, so that the work of draining the said flowed lands has been and is seriously hindered; and

Preamble.

reamble.

Whereas, It is desired by the owners of the said flowed lands that the said brook and rivers be opened and cleaned out; therefore,

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. It shall be lawful for the owners of the flowed lands lying within the boundaries mentioned in the two aforesaid acts, at any annual meeting of

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the said owners, held under said acts, or at any special joint meeting of the said owners to be called and held at any time in any year after the time of holding said annual meeting, to determine by a majority vote in the method of voting prescribed in said acts, or any amendment thereof, that that part of the said Troy or Parsippany brook lying between the flowed lands mentioned in said acts, and that part of the said Whippany river from the road leading from the Whippany to Troy Hills road to the Hanover Neck road, adjoining the property of the late Samuel M. Hopping to the junction of said Whippany river with the New Whippany river, and the said New Whippany river, and that part of the Rockaway river from the junction of the New Whippany river to the Passaic river, or any of said brook and rivers, or any part thereof, be opened and cleaned out. The time and place of holding any such special Notice of joint meeting shall be advertised by posting no- special meeting. tices thereof, signed by at least three owners of said flowed lands, in five of the most public places in said township, at least ten days before the time appointed for holding said meeting.

2. In case such determination is so made, it shall organization of managers. be the duty of the managers, chosen under both of said acts, within ten days after the said determination, to meet together and choose a chairman, a clerk and a treasurer, all of whom shall continue in office for one year or until the next annual meeting of the said owners, and until others are chosen

and qualify.

3. It shall be the duty of the clerk to procure a Minute book. book, which shall be kept by him and his successors in office, and in which shall be recorded the proceedings of all meetings of said managers under this act, and said book, or a certified copy thereof, or of any part thereof, signed by the clerk for the time being, shall be received in evidence in any court where the same may be required, and



shall be taken as prima facie proof of all things recorded in said book as required by this act.

Inspection of water courses.

4. It shall be the duty of the said managers, or a majority of them, within thirty days after such determination of the said owners, to inspect the said brook and rivers before mentioned, and said managers, or a majority of them, shall, by contract, or in such other manner as to them shall seem best, take and provide the necessary and proper measures and means for opening and cleaning out on or before the first day of November, then next ensuing, such brook and rivers, or such part of them as may be included in the said determination of said owners, but said managers, or any of them, shall not be personally bound or liable under any contract that may be made or measures or means that may be adopted for the purposes aforesaid, unless such personal liability be expressly asumed and stated.

Determination.

Expenses

5. The said managers, or a majority of them, shall, within five days after the said contract shall have been made, or measures and means taken and provided as aforesaid, appoint an assessor, by writing, under their hands, whose duty it shall be forthwith to proceed and assess upon the owners of all the said flowed lands lying within the boundaries mentioned in the two acts above mentioned the expenses thereof, as ascertained and determined by the said managers, or a majority of them, upon the making of such contract or contracts or the taking and providing measures and means aforesaid, in proportion to the benefits each owner will receive, in the opinion of said assessor, from the opening and cleaning out of said brook and rivers; and said assessor shall, within thirty days after his appointment, make return of his assessment to the said managers, who, or a majority of them, shall thereupon, within five days thereafter, cause the said clerk to give notice thereof to said owners of lands so assessed, and

Return of assessment to managers.

if any owner of land shall feel aggrieved by said assessment, he may, within ten days after receiving notice thereof, as aforesaid, appeal therefrom to said managers, who shall appoint a time and Appeal may place for the hearing of all appeals to them made, and their decision, or the decision of a majority of them, in the premises shall be final and conclusive. The said return of the said assessor of his assessment and any change made therein by the said managers on appeal shall be recorded by the clerk in the said book.

able to said managers on or before the fifteenth day of October in each year, and if any person or

persons assessed shall neglect or refuse to pay his Refusal to pay. or their assessment as herein required, fifty per centum shall be added thereto, and the amount of said assessment and added per centum shall be a lien upon the said lands of such person or persons, and said managers, or a majority of them, may, after five days' notice, set up in five public places in the said township, make sale at public auction sale of crope to satisfy Hen. of the crops growing on said lands of the person or persons so making default as aforesaid in order to raise and pay the amount of his, her, or their assessment and added per centum and costs and expenses of collecting the same; or if said man- Action may agers, or a majority of them, choose so to do, they contract. may bring an action on contract against any person or persons in default as aforesaid in any court having jurisdiction of the amount to be recovered.

which action may be brought in the individual names of the said managers, or any two of them, and it shall be sufficient to declare that the suit is brought to recover of the defendant an assessment made against him under and by virtue of this act, and any judgment recovered in any such action may be collected by execution issued generally against the goods and chattels, lands and tenements of the defendant, in the same manner

6. The said assessment shall be due and pay- when asses

as other judgment in said court are or may be collected.

Per diem.

7. The said managers and clerk shall be entitled to the sum of one dollar and fifty cents, and the said assessor shall be entitled to the sum of two dollars and fifty cents for each and every day they may be respectively employed in and about the duties of their said offices; and it shall be the duty of the said assessor to levy and assess as aforesaid, in addition to the expenses of opening and cleaning out said brook and rivers, such amount as the said managers, or a majority of them, shall, under their hands, certify to him is necessary to be raised to pay the said clerk, managers and assessor, and other necessary expenses incurred or to be incurred during that year in and about making and collecting of said assessments.

Expenses added to assessment.

Oath of 8. The said managers, clerk, treasurer and assessor shall, before entering upon the duties of their respective offices, take an oath faithfully,

fairly and impartially to perform the duties re-

quired of them by this act.

Right of entry.

9. It shall be lawful for the person or persons taking a contract or contracts from said managers, and their agents and workmen, and such other persons doing work for said managers, under this act, to enter into said brook and rivers and upon and along the banks of the same to do the work required by said contract or contracts, or otherwise, doing no unnecessary damage to private property.

Transfer of records, etc., to successors.

10. Upon the election and qualification of the successors of any of the officers to be appointed or elected under this act, all records, books, maps, papers and money in the hands of any predecessor shall be by him handed over to the said successors in office.

11. This act shall take effect immediately. Approved April 17, 1914.

CHAPTER 257.

An Act to authorize cities of the second class to acquire lands, within or without the corporate limits of such cities, by purchase or condemnation, and to erect suitable buildings thereon for housing the poor, and to sell lands and buildings now used for that purpose, and to issue bonds.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. Whenever in any second class city of this May acquire State the common council, board of aldermen or almshouse. other governing body thereof, having charge and control of the finances of such city, shall adopt a resolution declaring the building or buildings in use for housing the poor of the city to be inadequate or unsuitable for such purpose, said common council, board of aldermen or other governing body shall have power to acquire for and in the proper corporate name of such city, lands either within or without the corporate limits of such city with the consent of any adjoining municipality in which such lands may be situated, which, in the judgment of such body, are either alone or with such lands as may have been heretofore acquired by such city, suitable for, and to erect upon the lands acquired, or on the lands to be acquired, or on both, such building or buildings as in the judgment of such body would be adequate and suitable for use in housing the poor of such city, and to furnish the same in a suitable manner. Such May enlarge power to acquire lands shall include the right to already had. take land for the purpose of enlarging lands in the Condemnation may be taken. possession of such city when devoted to the use mentioned in this act. The power conferred by

this act shall include the right to purchase by agreement with the owner or owners and the right to condemn, upon compensation therefor ascertained and paid or tendered, as provided by an act of the Legislature of this State entitled "An act to regulate the ascertainment and payment of compensation for property condemned or taken for public use" (Revision of 1900), approved March twentieth, one thousand nine hundred. No lands shall be acquired, however, outside the corporate limits of any such city, for the purpose aforesaid, without the consent of the governing body of the municipality in which such lands lie.

Consent, if land taken elsewhere.

May sell present site and buildings.

2. The common council, board of aldermen or other governing body of any such city shall have power to sell, at public sale, after due advertisement of not less than two weeks in the official papers of such city, and after such adjournments of the sale as the bidding thereof shall, in the judgment of such body, require for the best interests of the city, such public ground or grounds, and any building or buildings thereon or connected therewith, the property of such city, as the said governing body shall by resolution have determined, as aforesaid, to be inadequate or unsuitable, and the common council, board of aldermen or other governing body having charge of the finances of such city shall, in case of sale, give a good and sufficient title therefor, or such title as such city may possess.

Rond issue.

SOUR THEATS.

Amount.

Rete

Time.

3. It shall also be lawful for the common council, board of aldermen or other governing body having charge and control of the finances of such city to issue and sell bonds of such city, to an amount not exceeding the sum of one hundred thousand dollars under this act. Said bonds shall be of such denomination, bearing such rate of interest, not exceeding five per centum per annum, and be payable at such places and at such times, not exceeding thirty years from their date, and be in

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such form, and be executed in such manner, as said board or body shall, by resolution, require. They shall recite that they are issued pursuant to the authority of this act as well as the ordinance or resolution of said board or body providing for their issuance and sale, and such recital shall be conclusive evidence of their validity and of the regularity of their issuance. They shall be sold at not less than their par value and in the manner provided by statute for the sale of municipal bonds. The proceeds, including the premiums, if Use of any there be, resulting from the sale of such bonds, shall, together with all moneys realized from the sale of lands and buildings under this act, be applied by said board or body to the acquisition of lands and the erection and furnishing of a building or buildings as herein provided.

4. In order to redeem any bonds issued under Redemption of bonds. the authority of this act there shall be raised by taxes each year the interest on the whole amount of bonds so issued, together with at least two per centum of the principal for the purpose of a sinking fund and paid to the commissioners of the sinking fund of such city for the purpose of meet-

ing said bonds as they become due.

5. This act shall take effect immediately. Approved April 17, 1914.

CHAPTER 258.

An Act to authorize cities of the fourth class to raise money by taxation for the purpose of advertising such cities as seaside resorts.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

seaside resort.

1. It shall be lawful for the council or other governing body of any city of the fourth class in this State, bordering on the Atlantic ocean, to assess and collect, whenever such council or other governing body shall deem it expedient, and to the best interests of and for the good of such city, and to include in their annual appropriations such sum of money as they shall deem necessary for the purpose of publicly advertising such city as a

2. This act shall take effect immediately. Approved April 17, 1914.

CHAPTER 259.

An Act to amend an act entitled "An act concerning building and loan associations," approved April eighth, nineteen hundred and three.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

lection 4

1. Section four of the act to which this act is amendatory be and the same is hereby amended to read as follows:



4. The certificate of incorporation shall be certificate reproved or acknowledged as required for deeds of county clerk's office and filed in banking the county where the association is located, and after being so recorded shall be filed in the Department of Banking and Insurance; provided, however, that before the certificate of incorporation shall be recorded or filed, as aforesaid, it shall be submitted to the Commissioner of Banking and Insurance, who, if he shall approve the form thereof, and if it shall appear to him that the establishment of such an association is warranted by the conditions and will be of public service, shall endorse thereon or annex thereto his approval, and such certificate shall not be recorded or filed without his approval endorsed thereon or annexed thereto; and said certificate, or a copy thereof, duly certified by the Commissioner of Banking and Insurance, shall be evidence in all courts and places; upon making and recording and constituted filing such certificate, the persons so associated and their successors and assigns shall, from the date of such filing, constitute a body corporate by the name set forth in such certificate, with all the powers mentioned in the first section of the act Powers. entitled "An act concerning corporations" (Revision of 1896), except such powers as may be inconsistent with the provisions of this act.

2. This act shall take effect immediately. Approved April 17, 1914.

CHAPTER 260.

An Act to provide for the appointment of a recorder in cities of the third class.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Recorder.

1. In any third class city in this State having a population of more than four thousand and five hundred inhabitants, as shown by the official State or United States census, the governing body of such third class city may, in its discretion, appoint some fit person residing in such third class city to be recorder, to hold office for three years, and may fix the compensation to be paid such recorder, not exceeding four hundred dollars per annum, in lieu of all fees, fines and other moneys allowed by law in such cases; and all fees collected by such recorder shall be accounted for to the governing body of such third class city and paid over to the city treasurer monthly.

Term.

Accounting of fees.

Jurisdiction,

2. Such recorder shall have the same jurisdiction, power and authority in criminal matters, cases of bastardy, relief, removal and settlement of the poor, breaches of the peace, vagrancy and disorderly conduct and violation of the municipal ordinances, as is now conferred on justices of the peace of this State.

3. This act shall take effect immediately. Approved April 17, 1914.

CHAPTER 261.

An Act to authorize cities or other municipalities of this State located on or near the ocean to build, rebuild and repair bulkheads, jetties and other works and structures to protect the beach or ocean front from encroachment by the sea and to provide for the payment of the cost thereof.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. The common council or other governing body Protection of of any city or other municipality in this State bor- by jettles, etc. dering upon the Atlantic ocean is hereby authorized to protect the beach or ocean front of said city or other municipality from encroachment by the sea, and to that end to build, rebuild and repair bulkheads, jetties and other works and structures for the protection thereof. Such improvements, repairs and structures may be made both above and below high-water mark.

of any such city is hereby authorized to pay the cost of such improvements, repairs and structures by taxation, or may by ordinance, from time to time, issue and sell, for not less than par, bonds of such city to an amount not exceeding in the aggregate the sum of one hundred thousand dollars, Amount payable not more than forty years from the date Time. of their issue, bearing interest not exceeding five Rate.

per centum, payable semi-annually, and to apply the proceeds of such bonds to the payment of the cost of the works or improvements authorized in this act. Such bonds shall be sealed with the corporate seal of the city and executed in such manner and be in such form as the common coun-

2. The common council or other governing body Bond 19800

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cil or other governing body may by ordinance or resolution provide. Such bonds shall contain a recital that they are issued pursuant to this act and such ordinance, which recital shall be conclusive evidence of their validity and the regularity of their issue.

Sinking fund. 3. The common council or other governing body of any city issuing bonds under the authority of this act shall provide for a sinking fund sufficient to retire said bonds at maturity, into which shall be paid annually an amount not less than two per centum of the principal of such bonds, to be raised by special tax, to be assessed, levied and collected with the other taxes of such city; and there shall be likewise raised by tax each year, until the payment in full of such bonds, an amount equal to the interest payable on such bonds in such year.

Assessment for benefits.

4. Said common council or other governing body of such city or other municipality may assess so much of the cost of such improvement as represents the special and peculiar benefits conferred upon the owners of lands and real estate benefited by such improvement or any part thereof, such benefits to be assessed against said lands in proportion to the benefits each parcel shall be deemed to acquire; provided, however, that there shall not be any assessment of benefits for the cost of any such improvement other than the repair or rebuilding of any bulkhead in existence at the time of the enactment of this act, unless there shall have been presented to such common council, or other governing body, within six months prior to the passage of the ordinance for such improvement, a petition therefor in writing, signed by the owners of at least seventy-five per centum of the linear feet of frontage of each consecutive five hundred feet (not including street ends) of frontage of land fronting or bordering on the ocean, or on the ocean front public park, if one shall have

Proviso.

been established, and proposed to be assessed for such benefits.

And provided, further, that if bonds shall have Provided been issued to pay for any such improvement, any moneys received from the assessment of benefits from such improvement shall be paid into the appropriate sinking fund, established as above provided, to meet such bonds. The proceedings to impose such assessments shall be the same as are applicable in such city for the imposition of other benefit assessments.

5. The powers conferred by this act shall be Powers deemed deemed to be in addition to and independent of any additional. and all powers and authority conferred by any other law or laws, and not subject to any limitation contained in such other law or laws; provided, Provise. however, that nothing in this act shall operate as an extinguishment or abrogation of any obligation or covenant heretofore created or entered into by virtue of any agreement, deed or other conveyance entered into between any such city and any property owner, under which agreement, deed or other conveyance lands on the ocean or beach front of such cities have been subjected to limitations or restrictions as to use.

6. This act shall take effect immediately. Approved April 17, 1914.

CHAPTER 262.

An Act to authorize cities and other municipalities having a public water supply derived from sources beyond the city limits to protect the same from pollution by providing for the payment of a portion of the expense of the construction of a system of sewers to any municipality through which said water flows, and providing also for the raising and expenditure of the money necessary for this purpose.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Protect water supply by paying toward sewer built by other municipality.

1. In cities and other municipalities of this State having a public water supply derived from sources beyond the city limits, whenever it has become or may become necessary to protect such water from pollution, it shall be lawful for the common council, board of aldermen or other governing body of said city or other municipality to pay to any municipality through which said water flows a portion of the cost toward the construction of a system of sewers in any such municipality; provided, that the plans for said systems of sewers in any such municipality shall first have been approved by the State Board of Health.

Proviso.

Bond issue.

Use of proceeds.

2. In order to supply the funds necessary to carry into effect the provisions of this act the common council, board of aldermen or other governing body of the said city or other municipality is hereby authorized and empowered to issue bonds in the corporate name of said city, or other municipality, which bonds shall be sold at public or private sale for not less than par and accrued interest, and all moneys received from the sale of said bonds, including any premium, shall be used

exclusively for the purposes contemplated in this act.

3. The bonds to be issued under the provisions Time. of this act shall be payable in such number of years, not exceeding thirty, from the date thereof, shall bear interest at such rate, not exceeding five Rate. per centum per annum, and shall be of such denominations as said governing body shall determine, shall be executed by the mayor and chief financial officer and attested by the clerk of said city or other municipality, and shall be either registered or coupon bonds.

4. The interest on said bonds shall be paid semi- Interest. annually out of the funds to be provided for the

purpose by taxation.

5. A sinking fund for the redemption of said Sinking fund. bonds at maturity shall be provided by raising by taxation and paying into the sinking fund of said city or other municipality, annually, not less than two per centum of the principal of said bonds, until such time as the amount so paid shall be sufficient to pay the principal of said bonds when they shall fall due.

6. This act shall take effect immediately.

Approved April 17, 1914.

CHAPTER 263.

An Act to amend an act entitled "An act concerning idiots and lunatics" (Revision), approved March twenty-seventh, eighteen hundred and seventy-four.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. Section fourteen of the act to which this act section 14 is an amendment is hereby amended to read as follows:

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Order may be made turning over proceeds of sale or property to non-resident guardian,

14. Whenever any such sale shall have been made by order of the Chancellor as aforesaid, or whenever any idiot or lunatic shall be entitled to property of any description in this State, and such idiot or lunatic shall be a nonresident and shall have a guardian in the State or place of his or her residence, and such nonresident guardian shall produce an exemplification from under the seal of the office (if there be a seal) of the court in the State or place of his residence, containing all the entries on record in relation to his appointment and giving bond, or of appointment only, when the said nonresident guardian is a corporation or public official qualified to act as guardian without giving bonds, and authenticated as required by the act of Congress in such cases, or if the nonresident guardian shall produce a certificate of a court or public official of the State, province or place where he holds office, certifying that he is such guardian and under the law, is not required to give bond as such guardian, the Chancellor, or the ordinary, or Orphans' Court of the proper county in this State may cause suitable orders to be made, authorizing the delivering and passing over the proceeds of any such sale, or any property in this State to which such idiot or lunatic may be entitled, to such nonresident guardian, and discharging any guardian, executor, administrator or trustee, and requiring receipts to be passed and recorded if deemed advisable; provided, that thirty days' notice shall be given to the resident guardian, executor, administrator or trustee of the intended application for the order of removal, unless it shall appear to the court that such notice has been waived, or that the application is made by the resident guardian, and the court may reject the application and refuse such order whenever it is satisfied that it is for the interest of such idiot or lunatic that such removal shall not take place.

Approved April 17, 1914.

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Provise.

CHAPTER 264.

An Act to define the rights of fire engines and other fire vehicles upon the public streets and to provide for the punishment of any violation thereof.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. Every fire engine, hose cart, hook and ladders Right of way and every other vehicle of every kind or descrip- of fire a tion used in the fire department of any city, town, township, borough, village or other municipality, or any ambulance of any hospital owned or sup-ported by any such municipality while responding to any call, shall have and be entitiled to an unimpeded and unobstructed passage through and along the street of every such municipality over every other vehicle, wagon, team, carriage, automobile or trolley car in and upon the street or streets of any such city, town, township, borough, village or other municipality.

2. Any such owner, driver, chauffeur, motor- Penalty for man, or other person in charge of such vehicle, wagon, team, carriage, automobile or trolley car so failing to render an unimpeded and unobstructed passage as aforesaid to any such fire engine, hose cart, hook and ladders or other vehicle used in any such fire department, or ambulance, as aforesaid, shall be liable, upon conviction, to a fine of not more than one hundred dollars or to imprisonment of not more than thirty days, or both.

Approved April 17, 1914.

CHAPTER 265.

An Act to repeal an act entitled "An act to provide for the care, maintenance, instruction and custody of indigent, feeble-minded men," approved April sixteenth, one thousand nine hundred and eight.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Act repealed.

1. From and after the passage and approval of this act the act referred to in the title hereof is hereby repealed.

2. This act shall take effect immediately.

Approved April 20, 1914.

CHAPTER 266.

An Act to amend the title and body of an act entitled "An act providing for the transfer from State institutions, in certain cases, of inmates and patients," approved April fourteenth, one thousand nine hundred and eight.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Title amended.

1. The title of the act referred to in the title of this act is hereby amended to read as follows:

New title.

"An act providing for the transfer from State and county institutions, in certain cases, of inmates and patients."

Section 1

2. Section one of the act referred to in the title of this act is hereby amended to read as follows:

1. (a) Any patient or inmate in either of the Transfer of New Jersey State Hospitals, the New Jersey institutions. Sanatorium for Tuberculous Diseases, Home for the Care and Training of Feeble-Minded Women at Vineland, the State Home for Boys, or the State Home for Girls, or any county institution, except a county jail or penitentiary, who may be suffering from epileptic fits, may be transferred to the State Village for Epileptics, in the manner hereinafter provided. (b) Any patient or inmate in the New Jersey State Village for Epileptics, Home for the Care and Training of Feeble-Minded Women, New Jersey Sanatorium for Tuberculous Diseases, the State Home for Boys, or the State Home for Girls, who may be insane, may be transferred to a county asylum or to either of the New Jersey State Hospitals, in the manner hereinafter provided. (c) Any female patient or inmate in either of the New Jersey State Hospitals, the New Jersey Sanatorium for Tuberculous Diseases, or the State Home for Girls, who may be feebleminded, may be transferred to the Home for the Care and Training of Feeble-Minded Women, as hereinafter provided.

2. Section three of the act referred to in the title section s of this act is hereby amended to read as follows:

3. Whenever any patient or inmate now or In case of hereafter confined in either of the New Jersey State Hospitals, Home for the Care and Training of Feeble-Minded Women, New Jersey Sanatorium for Tuberculous Diseases, State Home for Boys. or State Home for Girls, or any county institution, except a county jail or penitentiary, shall be an epileptic, the board of managers of any such institution shall cause such fact to be brought to the attention of the judge of the Court of Common Pleas of the county in which such institution is located, who shall, if the patient or inmate has a legal settlement in some other county, give the same notice of a time and place for hearing as

Hearing and determina-

provided in section two of this act with respect to indigent insane. If upon such hearing the judge shall determine that such patient or inmate is indigent and an epileptic and has a legal settlement in a county of this State, he shall by his order, in writing, direct the transfer of such patient or inmate to the State Village for Epileptics, there to be maintained and supported by the county and State as provided by an act entitled "An act to establish a village for epileptics and to repeal certain acts inconsistent therewith," approved March twenty-first, one thousand nine hundred and one: but if such patient or inmate has no legal settlement in this State, such patient or inmate shall be maintained in said village at the expense of the State.

tion. As to transfer of convicts.

4. The provisions of this act and of the act to which this act is amendatory shall not be construed to permit the transfer from one institution to another of any inmate of such institution who has been transferred thereto from the New Jersey State Prison, but in event that the transfer of such inmate shall become advisable, such inmate shall be first returned to the New Jersey State Prison, and transferred thence to the proper institution. No person so transferred from the New Jersey State Prison shall receive a final discharge from the institution of transfer, but shall be returned at the expiration of a period of treatment, or upon cure, to the New Jersey State Prison, there to be discharged or dealt with according to the laws of this State applicable to such inmate, by the proper authorities of the said State Prison.

Final discharge.

Repealer.

5. All acts and parts of acts inconsistent herewith are hereby repealed, and this act shall take effect immediately.

Approved April 20, 1914.

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CHAPTER 267.

An Act to repeal an act entitled "An act to provide for the care, maintenance and custody of idiotic and imbecile males and idiotic male epileptics," approved April twenty-seventh, one thousand nine hundred and eleven.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. From and after the passage and approval of Act repealed. this act the act referred to in the title hereof is hereby repealed.

2. This act shall take effect immediately.

Approved April 20, 1914.

CHAPTER 268.

An Act to amend an act entitled "A supplement to an act entitled 'An act to establish a thorough and efficient system of free public schools, and to provide for the maintenance, support and management thereof," approved October nineteenth, one thousand nine hundred and three, approved March thirteenth, one thousand nine hundred and twelve.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section one (1) of the act to which this act is section 1 an amendment be and the same is hereby amended so as to read as follows:

1. After a total period of not less than thirty- who entitled five years of actual service, every teacher, teacher-

Amount.

Proviso.

Proviso.

Proviso.

clerk, principal and person employed in any supervisory capacity in or under any system of free public schools in this State or any other State, shall be eligible to retirement from active service and shall receive annually a sum equal to one-half of the average annual salary received during the last five years of such actual service; provided. that the last twenty-five years of such actual service shall have been performed in this State; provided, further, that any teacher who has reached the age of seventy years and whose last twenty years of service have been performed in this State, shall also be eligible to retirement under this act; and provided, further, that any teacher who has reached the age of seventy-five years, and who has performed thirty-two years of service in this State, shall also be eligible to retirement under this act; and provided, further, that any person who has served a total period of not less than thirty-five years as teacher, clerk, or principal, or in any supervisory capacity, under the system of free public schools in this State, and who has heretofore been or shall hereafter be retired or discharged from such service by reason of physical disability, and who has reached the age of seventy years, shall be eligible to receive a pension and to be retired under this act.

2. Add a new section to be known as section two, to read as follows:

2. Application for such retirement shall be un-

der oath of the applicant, and shall specify and contain proof of the places or districts and the term or terms of such periods of actual service, which shall, so far as possible, be verified by the board of education, other body or person, by which said application is received or said applicant employed; or such retirement may be effected by resolution of the said employing board, body or person, which board, body or person shall forth-

with transmit the said application or resolution.

Application.

records and proofs of such periods of actual service to the Department of Public Instruction. The consideration Commissioner of Education shall promptly con- by commissider the same and may require such further sioner of education. proof as in his judgment is necessary. If said commissioner shall find that the person named in said application or resolution is entitled to retirement under the provisions of this act, he shall forthwith file with the Comptroller of the Treasury a certificate giving the name of the person to whom payment is to be made and the amount to be paid annually to said person. Said certificate shall be final and conclusive as to the right of the person named in such certificate to the payments named in this act. All payments shall be made Payments. in equal monthly installments by the State Treasurer on the warrants of the Comptroller of the Treasury. The right of any person retired as aforesaid to any salary other than that specified in this act, shall cease and determine on the first day of the month next succeeding the date on which the certificate of the Commissioner of Education in favor of such person is filed in the office of the Comptroller of the Treasury.

and approval

- 3. Add a new section to be known as section three to read as follows:
- 3. The first payment to any person retired under the provisions of this act shall become due and payable on the last day of the month next succeeding the date on which the certificate of the Commissioner of Education in favor of said person is filed in the office of the Comptroller of the Treasury. In computing the annual amount due and owing any person under the provisions of this act, or the monthly payments made on account thereof, the Comptroller of the Treasury shall disregard all fractions of a dollar.

When pay-ment due.

- 4. Add a new section to be known as section Records kept. four to read as follows:
 - 4. All applications, records, resolutions and

proof of such retirement shall be kept and filed in the office of the Department of Public Instruction, as public records. Said department shall furnish the necessary blanks and forms for carrying out the provisions of this act.

5. Add a new section to be known as section five to read as follows:

How paid.

- 5. Every person heretofore retired under the act to which this act is an amendment or any amendment thereof or supplement thereto, shall hereafter be paid as directed in section three of this act upon proof duly certified to the Department of Public Instruction by the board, body or person by whom such person has been retired as aforesaid, of the date on which such person was retired. Upon the receipt of such proof the Commissioner of Education shall forthwith file the necessary certificate in the office of the Comptroller of the Treasury; provided, that the board, body or person now paying such person shall pay him or her the amounts due to the date when said payment shall be assumed by the State.
- 6. Add a new section to be known as section six to read as follows:

Proviso. Annual estimate furnished

- 6. The Commissioner of Education shall annually on or before the first day of February, certify to the State Comptroller the amount necessary for the payments under the provisions of this act for the then ensuing school year.
- 7. Add a new section to be known as section seven to read as follows:
- comptroller.
 Comptroller
 to deduct
 amount before
 apportionment.

7. The State Comptroller, prior to the apportionment, on or before the first day of February, among the several counties of the State of the fund devoted to the maintenance and support of a thorough and efficient system of free public schools, as provided in and by an act entitled "A supplement to an act entitled An act to establish a thorough and efficient system of free public schools, and to provide for the maintenance, sup-

port and management thereof,' approved October nineteenth, one thousand nine hundred and three," approved April twentieth, one thousand nine hundred and six, shall deduct from the sum so to be apportioned, in addition to any other sums to be deducted from said fund by virtue of the provisions contained in any law of this State, the amount certified to him by the Commissioner of Education as necessary for the payments under the provisions of this act for the then ensuing school year, which payments shall be made therefrom; provided, that if at any time no deduction shall have been made as required by this section, of if at any time the amount deducted shall not be sufficient to make the payments provided for in section two of this act, such payments shall be made from any moneys in the State Treasury not otherwise appropriated, and the Comptroller of the Treasury in making the then next deduction as required by this section shall, in addition to the sum certified to him by the Commissioner of Education as necessary for the payments under the provisions of this act for the then ensuing school year, deduct a sum equal to the amount paid from the State Treasury as aforesaid, which sum shall become a part of the general moneys in the State Treasury.

Proviso

8. This act shall take effect July first, one thousand nine hundred and fourteen.

Approved April 20, 1914.

CHAPTER 269.

An Act to amend an act entitled "An act providing for the employment of inmates of penal, correctional or reformatory institutions of this State, and creating a board for the control, regulation and supervision of the labor of such institutions, and for the disposal of the products of the labor of such inmates," approved June seventh, one thousand nine hundred and eleven.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Section 4 amended.

Prison labor commission.

- 1. Section four of the act to which this act is an amendment is hereby amended to read as follows:
- 4. The Commissioner of Charities and Corrections, a member of the board of prison inspectors designated by said board, a member of the commission governing the State Reformatory at Rahway designated by said commission, and three citizens to be appointed by the Governor, by and with the consent of the Senate, shall constitute the Prison Labor Commission, which commission shall perform the duties herein specified with reference to the regulation and supervision of the labor of inmates of penal, correctional or reformatory institutions of this State and for the disposal of the products of the labor of such inmates. The three citizens to be appointed by the Governor as herein provided for shall be appointed one for one year. one for two years, and one for three years, and the several successors shall each be appointed for a full term of three years, but vacancies occurring otherwise than by expiration of term shall be filled for the unexpired term only. The members of said commission shall serve without compensation,

Terms.

No pay; expenses allowed.

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but they shall be paid their actual expenses incurred in the discharge of their duties.

2. Section twelve of the act to which this act is Section 12 amended. an amendment is hereby amended to read as follows:

12. It shall be the duty of the said Prison La- Agricultural,

bor Commission to secure the employment of as ment. many inmates of the penal, correctional and reformatory institutions of the State as may be employed advantageously, in agricultural pursuits and in horticulture and floriculture; and all surplus products resulting from such industries, over and above those required for the use of the institutions where produced, shall be disposed of in the same manner as all other products; provided, that Proviso. whenever there shall be produced or raised at any penal, correctional or reformatory institution any articles or products that cannot be sold or otherwise disposed of as herein provided, the said commission may cause said surplus articles or products to be disposed of in the open market upon such terms and regulations as the Prison Labor Commission may determine.

3. Section sixteen of the act to which this act is section 16 an amendment is hereby amended to read as follows:

16. The board of inspectors of the State Prison Wage system. at Trenton, and the board of commissioners of the New Jersey Reformatory at Rahway shall establish a wage system under which the inmates of their respective institutions shall be employed, and may expend or direct the expenditure of the earnings of any prisoner for the following purposes or any of them:

(a) For the care and maintenance of the dependents of said prisoners.

(b) For the benefit of the prisoner after his release on parole or discharge.

(c) For the repayment of the costs of trial in an amount not to exceed twenty-five dollars.

The wage system herein provided for shall include within its provisions all prisoners employed in any work or service necessary for the maintenance of said penal, correctional and reformatory institutions, or their inmates.

· Repealer.

4. All acts and parts of acts inconsistent with the provisions of this act be and the same are hereby repealed.

5. This act shall take effect immediately.

Approved April 20, 1914.

CHAPTER 270.

An Act to repeal an act entitled "An act constituting a Board of Parole and authorizing and regulating the parole of inmates of the New Jersey State Prison," approved April fourteenth, one thousand nine hundred and thirteen.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

Act repealed.

1. The act entitled "An act constituting a Board of Parole and authorizing and regulating the parole of inmates of the New Jersey State Prison," approved April fourteenth, nineteen hundred and thirteen, be and the same is hereby repealed.

2. This act shall take effect immediately.

Approved April 20, 1914.

CHAPTER 271.

An Act defining the State Prison and providing for the government and regulation thereof and providing for the control and management of persons committed thereto.

BE IT ENACTED by the Senate and General Assem- •

bly of the State of New Jersey:

1. For the purposes of this act the "State what constitutes state Prison" shall be taken to include the present exprison. isting prison in the city of Trenton, and any and all State farms, camps, quarries or grounds where convicts sentenced to the State Prison may be

kept, housed or employed.

vear.

2. The management of the State Prison shall be Board of vested in a board of inspectors consisting of six members, to be appointed by the Governor, with the advice and consent of the Senate. Of the original appointments under this act, not more than three shall be of the same political party, and all subsequent appointments shall be so made as to maintain the same political status.

The inspectors first appointed shall serve for Terms. one, two, three, four, five and six years respectively, such terms to be fixed by the Governor at the time of making the appointments; and thereafter, upon the expiration of the term of an inspector, his successor shall be appointed for the full term of six years; provided, that any vacancy Proviso. caused by resignation or otherwise shall be filled for the unexpired term thereof; it being the intent and purpose of this act to provide that the term of one member of such board shall expire each

3. The inspectors shall receive an annual salary salary. of five hundred dollars and in addition thereto all

566

Organization.

Meetings.

necessary traveling and other expenses incurred in the discharge of the duties of their office. They may elect a president and secretary from their own number, but these officers shall receive no additional compensation for their services. spectors shall meet at the State Prison within ten days after their qualification, and they shall hold monthly meetings at the prison and other special meetings upon call of the president or three of the inspectors.

Powers and duties of inspectors.

4. The board of inspectors shall have exclusive management of the State Prison. They shall be vested with all powers and duties now conferred by law upon the inspectors of the State Prison, excepting so far as the same are increased, decreased or abrogated by this act. They shall have power to make rules and regulations for the government and control of the State Prison, and the employees and officials thereof, with power to Fix duties of all employes. define and fix the duties of all such employees and officials, the term employees and officials to include all deputies, officers, physicians, clerks, guards, teachers and moral instructors and all other emplovees. All expenditures for or on account of the State Prison shall be paid out of the funds appropriated or provided by the Legislature, and all earnings of the State Prison shall be duly accounted for and turned over to the State Treas-The board of inspectors shall control the general policy of the State Prison and shall determine upon the number of officers and employees

As to funds.

Policy of prison.

> Legislature. 5. The keeper of the State Prison shall be nominated by the Governor and appointed by him. with the advice and consent of the Senate, and shall hold his office for five years, as the State Constitution provides. The keeper shall be the

and shall fix their compensations; but the total expenditures for all purposes shall not exceed in any year the sum or sums appropriated by the

Keeper.

Responsibility.

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chief executive officer of the prison and shall be responsible to the board of inspectors for the conduct and management of the State Prison, under such rules and regulations as they shall from time to time provide. The keeper shall appoint all Appoint all subordinates. deputies, officers, physicians, clerks, guards, teachers and moral instructors and all other employees and officers by and with the consent of the board of inspectors; provided, that nothing in this act Proviso. shall be construed to affect the operation of any civil service act in its application to any of the employees or officers of the State Prison; and pro- Proviso. vided, further, that the present supervisor shall retain his office for the full term for which he was appointed, and after the expiration of such term of office, the principal keeper shall appoint a steward. steward, who, under the direction of the principal keeper shall be the purchasing officer of said prison and who shall discharge such other duties as may be imposed upon him. The keeper shall be invested with all powers and duties now conferred or imposed by law upon the office of keeper, excepting so far as the same are increased, decreased or abrogated by this act. Nothing in this Employment act shall be so construed as to prevent the board of inspectors from entering into an agreement with the State Commissioner of Roads, or other department of the State government for the employment of prisoners on public work.

6. All acts or parts of acts inconsistent with the Repealer. provisions of this act are hereby repealed.

7. This act shall take effect immediately. Approved April 20, 1914.

CHAPTER 272.

A Supplement to an act entitled "An act for the permanent improvement and maintenance of public roads in this State (Revision of 1912)," approved April fifteenth, one thousand nine hundred and twelve.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. To section twenty-six of the act of which this is a supplement there shall be added as follows:

Use of funds received from motor vehicle department.

1. In order to enable the Commissioner of Public Roads to execute the provisions of section thirty-seven of an act of the Legislature of this State entitled "An act defining motor vehicles and providing for the registration of the same and the licensing of the drivers thereof; fixing rules regulating the use and speed of motor vehicles; fixing the amount of license and registration fees; prescribing and regulating process and the service thereof and proceedings for the violation of the provisions of the act and penalties for said violations," approved April twelfth, one thousand nine hundred and six, said commissioner is hereauthorized to issue to the collector of the board of chosen freeholders of a county, or the proper fiscal officer of any municipality of the State, his certificate setting forth the amount of money estimated to be necessary for the repair of any road in such county or municipality or any portion of said amount, or said commissioner may award a contract for the repair of any such road. The said commissioner shall be allowed such sum as may be necessary for the expenses of said Commission of Public Roads in defraying the expenses necessary to meet lawful expenditures appertain-

Expenses allowed. ing to roads, said sum to be paid from such moneys as shall be appropriated to said Commissioner of Public Roads for the repair of improved roads throughout this State.

2. All acts and parts of acts inconsistent here- Repealer. with be and the same are hereby repealed, and

this act shall take effect immediately.

Approved April 20, 1914.

CHAPTER 273.

An Act making appropriations for the support of the State government and for the several public purposes for the fiscal year ending October thirty-first, one thousand nine hundred and fifteen.

BE IT ENACTED by the Senate and General Assem-

bly of the State of New Jersey:

1. The following sums, or so much thereof as Annual appromay be necessary, be and they are appropriated out of the State fund for the respective public officers and for the several purposes herein specified, for the fiscal year ending on the thirty-first day of October, in the year one thousand nine hundred and fifteen, namely:

1.

EXECUTIVE DEPARTMENT.

For the Governor, for salary, ten thousand Governor's dollars;

For the secretary to the Governor, for salary,

four thousand dollars:

For compensation for assistants in the executive department, four thousand eight hundred dollars:

For blanks and stationery for the use of the executive department, one thousand dollars;

For postage, expressage and other incidental expenses for the executive department, two thousand dollars.

2.

OFFICE OF THE COMPTROLLER.

Comptroller.

For the Comptroller, for salary, six thousand dollars:

For the Deputy Comptroller, for salary, three thousand six hundred dollars:

For compensation for clerical services and expenses, eight thousand six hundred dollars:

For blanks and stationery for use in the office of the Comptroller, one thousand five hundred dollars:

For postage, expressage and other incidental expenses for the Comptroller's office, two thousand two hundred dollars:

For salaries and expenses incident to the carrying out of the provisions of chapter three hundred and nineteen, laws of one thousand nine hundred and thirteen, thirteen thousand five hundred dollars:

For the purpose of carrying out the provisions of Senate bill number three hundred and thirty-six, two thousand five hundred dollars; provided, said bill becomes a law.

Proviso.

3.

OFFICE OF THE TREASURER.

Treasurer.

For the Treasurer, for salary, six thousand dollars;

For salary of Deputy Treasurer, four thousand five hundred dollars:

For compensation for clerical services in the office of the Treasurer, twelve thousand four hundred dollars:

For blanks and stationery for use in the office of the Treasurer, eight hundred and fifty dollars.

For postage, expressage and other incidental expenses for the office of the Treasurer, one thousand dollars:

4.

OFFICES OF THE STATE COMPTROLLER AND STATE TREASURER.

For the purpose of carrying out the provisions Receipts and of chapter two hundred and eighty-eight of the ments. laws of one thousand nine hundred and seven, five thousand dollars.

5.

OFFICE OF THE SECRETARY OF STATE.

For the Secretary of State, for salary, six thou- secretary of sand dollars;

For the Assistant Secretary of State, for salary, three thousand dollars:

For compensation for clerical services in the office of the Secretary of State, twenty-two thousand five hundred dollars.

For postage, expressage and other incidental expenses for the office of Secretary of State, four thousand dollars:

For blanks and stationery for use in the office of the Secretary of State, fourteen thousand dollars.

For preserving old records by the Emery process, one thousand dollars;

For compiling the primary and general election laws, three hundred dollars;

For compiling and printing two thousand five hundred copies of the general corporation act, one thousand two hundred and fifty dollars;

For the purpose of taking the census of the inhabitants of this State (year nineteen hundred and fifteen) eight thousand dollars.

6.

SECRETARY OF STATE, DEPARTMENT OF MOTOR VEHICLE REGULATION AND REGISTRATION.

Motor vehicle department. For salary for the Commissioner of Motor Vehicles, one thousand five hundred dollars;

For salary for the chief inspector, one thousand eight hundred dollars;

For compensation for inspectors, twenty thousand two hundred and fifty dollars;

For expenses and equipment of inspectors, thirteen thousand dollars;

For compensation for clerical services, nine thousand seven hundred and fifty dollars;

For postage, expressage and other incidental expenses, five thousand dollars;

For blanks and stationery, seven thousand dollars;

For reimbursement of applicants for licenses who have made errors in the rating of their machines, five hundred dollars;

For the purchase and packing of identification marks and dies for use in connection with the same, twenty-two thousand dollars; payment of the above items in this account to be made from the receipts of the department of motor vehicle regulation and registration, pursuant to chapter two hundred and thirty-five, laws of one thousand nine hundred and nine.

ATTORNEY-GENERAL'S DEPARTMENT.

For the Attorney-General, for salary, seven Attorney-thousand dollars;

For the Assistant Attorney-General, for salary, five thousand dollars;

For the second Assistant Attorney-General, for salary, four thousand eight hundred dollars;

For compensation and expenses of assistants employed by the Attorney-General, fourteen thousand one hundred and forty dollars;

For blanks and stationery for use in the office of the Attorney-General, nine hundred dollars;

For postage, expressage and other incidental expenses for the Attorney-General's department, one thousand five hundred dollars;

For compensation and expenses of counsel employed by the Attorney-General in foreign States to collect taxes due from bankrupt and other insolvent corporations, five hundred dollars;

For John Franklin Fort, in full for professional services in railroad tax matters, five thousand dollars:

For John R. Hardin, in full for professional services in railroad tax matters, seven thousand five hundred dollars;

For James D. Maher, commissioner appointed by the Supreme Court of the United States to take depositions, et cetera, in the matter of the suit of the State of New York vs. State of New Jersey, involving the right of the construction of the Passaic valley sewer, being the State's share of the taking of said depositions, et cetera, one thousand two hundred and fifty dollars.

DEPARTMENT OF BANKING AND INSURANCE.

Banking and insurance.

For the Commissioner of Banking and Insurance, for salary, six thousand dollars;

For the Deputy Commissioner of Banking and Insurance, for salary, three thousand five hundred dollars:

For compensation for assistants in the Department of Banking and Insurance, nineteen thousand five hundred dollars:

For blanks and stationery for use in the Department of Banking and Insurance, five thousand dollars:

For postage, expressage and other incidental expenses for the Department of Banking and Insurance, seven thousand five hundred dollars;

For compensation of building and loan association examiners, twenty-two thousand five hundred dollars:

For actual and necessary traveling and incidental personal expenses of building and loan association examiners, five thousand five hundred dollars;

For necessary appraisals of real estate and all other incidental expenses in connection with examinations of building and loan associations, five hundred dollars.

9.

STATE BOARD OF ASSESSORS.

State

For the members of the State Board of Assessors, salaries, ten thousand dollars;

For secretary of the State Board of Assessors, for salary, two thousand five hundred dollars;

For compensation for clerical service in the office of the State Board of Assessors, nine thousand one hundred dollars; For blanks and stationery for use in the office of the State Board of Assessors, nine hundred dollars;

For postage, expressage and other incidental expenses for the State Board of Assessors, one

thousand one hundred dollars;

For compensation of local assessors and witnesses, and compensation and expenses of surveyors, pursuant to chapter one hundred and one of the laws of one thousand eight hundred and eighty-four, twenty thousand dollars.

10.

BOARD OF EQUALIZATION OF TAXES.

For salaries for president and four members, Equalisation nineteen thousand dollars;

For salary of clerk, two thousand five hundred

dollars ;

For salary of assistant clerk, one thousand five hundred dollars:

For additional clerical services, one thousand

eight hundred dollars;

For blanks and stationery for use of the Board of Equalization of Taxes, six hundred dollars;

For postage, expressage and other incidental expenses for the Board of Equalization of Taxes, seven hundred and fifty dollars;

For services of expert stenographer at hear-

ings, one thousand dollars;

For carrying out the provisions of the tax map act, two thousand dollars:

For salary of engineer under the tax map act, one thousand dollars.

11.

COUNTY BOARDS OF TAXATION.

For salaries of members of the county boards boards. County tax

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of taxation, ninety-six thousand six hundred dollars.

12.

PUBLIC BOADS.

Roads.

For State Road Fund, including cost of State highway survey, pursuant to chapter three hundred and ninety-six, laws of one thousand nine hundred and twelve, five hundred thousand dollars;

For carrying into effect the provisions of chapter two hundred and twenty-three, laws of one thousand nine hundred and twelve, and any supplements thereto and amendments thereof, sixty thousand dollars;

For expenses of the department, seventeen thousand five hundred dollars:

For commissioner, for salary, five thousand dollars:

For State Highway engineer, for salary, four thousand dollars:

For salaries of two division highway engineers, at two thousand dollars each, four thousand dollars:

For salaries of two division highway engineers, at one thousand six hundred and fifty dollars each, three thousand three hundred dollars;

For salary of one division highway engineer, one thousand five hundred dollars.

13.

STATE LIBRARY.

Library.

For the Librarian, for salary, three thousand dollars:

For compensation for assistants in the State Library, three thousand three hundred dollars;

For the repair, preservation and purchase of useful books for the State Library, three thousand five hundred dollars:

For blanks, stationery, postage, expressage and other incidental expenses for the State Library,

five hundred dollars:

For the purpose of carrying into effect the provisions of chapter twenty-nine, laws of one thousand nine hundred and fourteen, five hundred dollars.

14.

PUBLIC LIBRARY COMMISSION.

For the purpose of carrying into effect the pro- Library comvisions of chapter sixty-two, laws of one thousand nine hundred; for clerical assistants, necessary traveling expenses and other expenses incurred by the commission, including the cost of conducting a summer school in library training or library institutes, and for carrying into effect the provisions of chapter one hundred and seventy-five, laws of one thousand eight hundred and ninetyeight, and its supplements, providing for the establishing and maintenance of a system of traveling libraries; and for the purpose of carrying into effect the provisions of chapter one hundred and fifteen, laws of one thousand nine hundred and six, thirteen thousand four hundred dollars;

For administration of free school libraries, one thousand dollars; provided, the present Legisla- Proviso. ture shall authorize by enactment the transfer of

said libraries to this account.

15.

STATE BOARD OF HEALTH.

For salaries of members of the State Board of State board Health, pursuant to chapter two hundred and

ninety-nine, laws of one thousand nine hundred and eight, seven thousand five hundred dollars;

For the State Board of Health, pursuant to the provisions of chapter sixty-eight, laws of one thousand eight hundred and eighty-seven, and the amendments and supplements thereto, twenty-four thousand three hundred and twenty-five dollars;

For compensation to the secretary of said board, pursuant to said chapter, two thousand five hun-

dred dollars;

For expenses to be incurred pursuant to chapter two hundred and twenty-five, laws of one thousand eight hundred and eighty-six, two thousand dollars;

For blanks and stationery for use in the office of State Board of Health, two thousand five hun-

dred dollars:

For maintenance of the bacteriological labora-

tory, nine thousand five hundred dollars;

For postage required in sending to the physicians of this State the annual report of the State Board of Health and of the Bureau of Vital Sta-

tistics, eight hundred dollars;

For the purpose of carrying into effect the provisions of "An act to secure the purity of foods, beverages, confectionery, condiments, drugs and medicines, and to prevent deception in the distribution and sales thereof," passed at the legislative session of one thousand nine hundred and seven, and amendments and supplements, and "An act to prevent deception in the sale of oleomargarine, butterine or any imitation of dairy products, and to preserve the public health," pursuant to chapter eighty-four of the laws of one thousand eight hundred and eighty-six, and amendments and supplements, twenty-four thousand dollars;

For the purpose of carrying into effect the provisions of chapter one hundred and thirty-nine,

laws of one thousand nine hundred and six, four-

teen thousand dollars:

For the purpose of carrying into effect the provisions of chapter seventy-two, laws of one thousand nine hundred and the amendments and supplements thereto, twenty-eight thousand five hundred dollars:

For the purpose of carrying into effect the provisions of chapter twelve of the laws of one thousand nine hundred and ten, ten thousand dollars;

For the purpose of carrying into effect the provisions of chapter one hundred and eighty-nine of the laws of one thousand nine hundred and eleven. three thousand five hundred dollars;

For the purpose of carrying into effect the provisions of chapter twenty-four of the laws of one thousand nine hundred and twelve, three thousand

five hundred dollars.

16.

BUREAU OF INDUSTRIAL STATISTICS.

For Chief of the Bureau of Industrial Statistics, Industrial for salary, two thousand five hundred dollars;

For the deputy chief of the Bureau of Industrial Statistics, for salary, two thousand dollars;

For blanks and stationery for use in the office of the Bureau of Industrial Statistics, five hundred dollars:

For salaries of office employees, five thousand

five hundred and twenty dollars:

For extra work of a technical character in the preparation of the annual and other reports, five hundred dollars:

For postage, express and other incidental expenses, one thousand two hundred and fifty dollars.



STATE HOUSE COMMISSION.

State House.

For the State House Commission, for the care and safekeeping of the State Capitol, the property therein and adjacent public grounds, and for expenses to be incurred in carrying out the provisions of chapter three hundred and thirty-nine of the laws of one thousand eight hundred and ninetyfour, eighty thousand dollars;

For insurance upon State House and contents thereof, five hundred dollars;

For the State House Commission, for the purpose of acquiring by gift, purchase or condemnation, in the name of the State, lands in the city of Trenton, with buildings thereon erected, as included within chapter two hundred and forty-two. laws of one thousand nine hundred and eleven, and the supplements thereto and amendments thereof, and for the removal of such buildings as are not necessary for or inconsistent with the plan of improvement; for the complete restoration of that part of the old barracks standing on the north side of Front street, the erection and the complete restoration of the section removed by the opening of Front street, the restoration and necessary reconstruction of that section of the old barracks standing on the south side of Front street, and the proper connection of such section with the section to be rebuilt, and, in general, the restoration, reconstruction, improvement, furnishing and heating, of the entire building as disclosed by the plan of restoration; the grading of land lying between the State House and Willow street and between State street and the water-power raceway, laying out paths, walks, roads, et cetera, and the construction thereof, laying out and constructing gutters and drains, planting grass, trees, shrubs, flowers, et cetera; and the moneys hereby appro-

priated may be used for the whole or any part of the purposes indicated, as in the discretion of the State House Commission may be proper, fifteen thousand dollars.

For the State House Commission, for the purpose of excavating, filling, grading, placing top soil; for laying out and constructing walks, paths and roads; for planting grass, trees, shrubs, et cetera; for laying out and constructing drains, gutters, and for any other improvement necessary or proper upon the lands in the rear of the State House, lying between the Delaware river and the water-power raceway, according to the adopted plan for the improvement thereof, or any modification thereof, properly adopted; and also for the acquisition by gift, purchase or condemnation, of such additional land as may be necessary or proper, lying between the Delaware river and the water-power raceway, and between the westerly line of the State House grounds extended and the Assunpink creek, twenty-five thousand dollars;

For the Old Barracks Association of Trenton. New Jersey, for maintenance, repairs and administration of the old barracks at Trenton, as a historical landmark and repository, one thousand two hundred dollars.

18.

STATE MUSEUM.

For Curator, for salary, one thousand five hun-Museum. Geological dred dollars:

For the commission to acquire new material for the museum and for blanks, stationery and other incidental expenses, one thousand dollars.

19.

GEOLOGICAL SURVEY.

For the State Geologist, for salary, four thousand dollars:

For services and expenses of the department of the geological survey, including the continuance of forestry investigations and expenses in connection with the publication of the reports and maps of the geological survey, thirteen thousand five hundred dollars;

For salaries and expenses of archæological investigations in New Jersey and the acquisition of valuable archæological material, five hundred dollars:

For services and expenses incurred in connection with examining and testing road materials and pavements, four thousand dollars.

20.

FOREST PARK RESERVATION COMMISSION.

Forest reservations.

For the use of the State Board of Forest Park Reservation Commissioners, pursuant to chapter forty-seven, laws of one thousand nine hundred and five, including maintenance of the State forest lands, eleven thousand five hundred dollars;

For the use of the State Board of Forest Park Reservation Commissioners, for the purpose of carrying out the provisions of chapter one hundred and twenty-three, laws of one thousand nine hundred and six, and chapter seventy-four, laws of one thousand nine hundred and nine, sixteen thousand five hundred dollars:

For the use of the State Board of Forest Park Reservation Commissioners, for the purpose of purchasing forest lands and expenses connected therewith pursuant to chapter forty-seven, laws of one thousand nine hundred and five, ten thousand dollars:

To A. H. Konkle, for services rendered and expenses incurred, prior to October thirty-first, one thousand nine hundred and thirteen, one hundred thirty-three dollars and thirty-seven cents.

SUPREME COURT.

For the Chief Justice and Associate Justices of Supreme court. the Supreme Court, for salaries, one hundred and nine thousand dollars;

For the judges of the Circuit Court, for salaries. sixty-three thousand dollars;

For compensation of sergeants-at-arms and criers, one thousand three hundred dollars;

For the payment of expenses incurred by the order of the Supreme Court pursuant to chapter one hundred and forty-nine of the laws of one thousand nine hundred, four thousand dollars;

For blanks and stationery for use of the Chief Justice and Associate Justices of the Supreme Court, and incidental expenses, five hundred dollars.

22.

OFFICE OF THE CLERK OF THE SUPREME COURT.

For the Clerk of the Supreme Court, for salary, Clerk of six thousand dollars;

For compensation for clerical services in the office of the Clerk of the Supreme Court, twenty thousand five hundred dollars:

For blanks and stationery for use in the office of the Clerk of the Supreme Court, one thousand five hundred and fifty dollars;

For postage, expressage and other incidental expenses for the office of the Clerk of the Supreme Court, one thousand eight hundred dollars.

23.

COURT OF CHANCERY.

For the Chancellor, for salary, thirteen thou court of sand dollars:

For the Vice-Chancellors, for salaries, ninety-

six thousand dollars;

For compensation of sergeants-at-arms and traveling expenses, six thousand seven hundred

dollars;

For compensation of stenographers, and for services pursuant to section one hundred and three of chapter one hundred and fifty-eight, laws of one thousand nine hundred and two, twenty-two thousand six hundred dollars;

For compensation and allowance of Advisory Masters and their official stenographers, thirteen

thousand two hundred and fifty dollars;

For rent of rooms in Atlantic City, Jersey City, Newark and Trenton, for the use of the Chancellor, Vice-Chancellors and Advisory Masters, seven thousand six hundred and sixteen dollars;

For miscellaneous expenses in connection with

such rooms, one hundred and fifty dollars;

For compensation of stenographer for the

Chancellor, six hundred dollars;

For allowance for stationery for the Court of Chancery, five hundred dollars.

24.

OFFICE OF CLERK IN CHANCERY.

Chancery office,

For the Clerk in Chancery, for salary, six thou-

sand dollars;

For compensation for clerical service in the office of the Clerk in Chancery, thirty-five thousand dollars;

For blanks and stationery for use in the office of the Clerk in Chancery, three thousand dollars;

For postage, expressage and other incidental expenses for the office of the Clerk in Chancery, three thousand dollars.

COURT OF ERRORS AND APPEALS.

For compensation of judges of the Court of court of Errors and Appeals, twenty-one thousand dollars;

For compensation of officers of the Court of Errors and Appeals, one thousand seven hundred and fifty dollars;

For furnishing printed or typewritten copies of draft opinions under the direction of the presiding judge, one thousand dollars;

For expressage and other incidental expenses for the court, one hundred and fifty dollars.

26.

COURT OF PARDONS.

For compensation for judges of Court of Par- court of dons, four thousand dollars:

For compensation of subordinate officers and incidental expenses, one thousand five hundred dollars.

27.

COURT EXPENSES.

For compensation of judges of the Court of Transferred Common Pleas, pursuant to section forty-nine, chapter one hundred and forty-nine of the laws of one thousand nine hundred, one thousand dollars.

28.

LAW AND EQUITY REPORTS.

For the publication of the Chancery reports, Legal reports. seven thousand dollars;

For the publication of the law reports, four thousand dollars:

For salary of Chancery reporter, five hundred dollars:

For salary of Supreme Court reporter, five hundred dollars:

For binding Chancery and law reports, eight hundred dollars.

29.

STENOGRAPHIC REPORTERS.

Stenographers. For amount to be refunded to various counties in this State for salaries of stenographic reporters appointed by the justices of the Supreme Court, pursuant to chapter eighty-one of the laws of one thousand nine hundred and one, fifteen thousand ninety-one dollars and sixty-seven cents.

30.

NATIONAL GUARD.

Military.

For expenses for division, brigade and regimental headquarters, three thousand dollars;

For allowances for two batteries of artillery, two thousand dollars each, four thousand dollars;

For allowance for three troops of cavalry, at two thousand dollars each, including rent of armory, six thousand dollars;

For allowances for sixty companies of infantry, at five hundred dollars each, thirty thousand dollars;

For allowance for one signal and telegraph

corps, two thousand dollars;

For transportation for battalion drills, inspections, parades, and for pay and expenses of inspecting officers, four thousand five hundred dollars;

For compensation of officers and employees, and expenses incurred in connection with rifle practice, eight thousand dollars;

For pay of officers and enlisted men, and expenses in connection with the annual encampment, fifty thousand dollars;

For compensation of the superintendent and

employees, and for forage, fuel and maintenance of the State camp grounds, eight thousand dollars:

For fuel, light and maintenance of the State arsenal, one thousand five hundred dollars;

For expenses of military boards and courts-

martial, one thousand dollars;

For transportation of disabled soldiers of the late rebellion and the Spanish-American war,

thirty dollars;

For maintaining, heating and lighting regimental armories at Jersey City, Camden, Newark, Paterson and Trenton, at four thousand four hundred dollars each, twenty-two thousand dollars;

For maintaining, heating and lighting battery troop and battalion armories at Newark, East Orange, Camden, Elizabeth, Red Bank and

Orange, twenty-two thousand dollars;

For maintaining, heating and lighting company armories at Somerville, Hackensack, Bridgeton, Asbury Park and New Brunswick, one thousand five hundred dollars each, seven thousand five hundred dollars;

For insuring regimental armories, buildings at the State camp grounds at Sea Girt, the State arsenal and all public military stores, eleven thousand eight hundred dollars;

For horse allowance to officers required to be mounted for duty at annual encampment, two

thousand five hundred dollars;

For ordnance stores, uniforms, clothing, camp and garrison equipage, freight and expressage and miscellaneous supplies, ten thousand dollars;

For allowances for uniforms and equipments for officers of regiments, troops, batteries, companies, signal corps, and the naval reserve, as provided in section one hundred and twenty-seven of "An act concerning the militia of the State," approved May sixteenth, one thousand nine hundred and six, six thousand five hundred dollars;

For horse allowance to mounted organizations providing horses for State service, at fifty dollars per horse per annum, three thousand nine hundred dollars;

For support and maintenance of the field hospital and medical corps, one thousand five hundred dollars:

For construction of armory for battery B, field artillery, Camden, pursuant to chapter twenty, laws of one thousand nine hundred and ten, twenty-five thousand dollars:

For traveling expenses of United States army officer detailed to the State by the War Department as Instructor-Inspector of the National Guard, six hundred dollars;

For pay of clerk attached to division headquar-

ters, six hundred dollars;

For construction of armory for first battalion, fifth regiment, at Orange, pursuant to chapter forty-five, laws of one thousand nine hundred and eleven, twenty-five thousand dollars;

For construction of armory for second troop cavalry, at Red Bank, pursuant to chapter one hundred and sixty-five, laws of one thousand nine hundred and six, twenty-five thousand dollars;

To the city of Elizabeth, for amount of Magnolia avenue pavement assessment levied against the second battalion, second regiment armory at Elizabeth, one thousand fifty-eight dollars and eighty-four cents;

For furnishing and equipping armory for troop B, first squadron cavalry, Red Bank, five thou-

sand dollars;

For furnishing and equipping battalion armory, fifth infantry, at Orange, pursuant to chapter forty-five, laws of one thousand nine hundred and eleven, five thousand dollars;

For salary of caretaker for military equipment of signal corps company, nine hundred dollars;

For purchase of rifle practice badges for five and ten-year qualification, one thousand dollars;

For purchase of steel lockers and altering, furnishing and equipping quarters of companies "K" and "M," fourth infantry, at Hoboken, seven hundred and fifty dollars;

For furnishing and equipping company armory

at New Brunswick, five hundred dollars;

For the completion and equipment of company armory at Asbury Park, five thousand five hundred dollars;

For extraordinary repairs, alterations and additions required for the preservation and equipment of armories, as follows:

Newark armory, first infantry, two thousand

five hundred dollars;

Trenton armory, second infantry, two thousand

five hundred dollars; Camden armory, third infantry, two thousand

dollars;

Jersey City armory, fourth infantry, two thousand five hundred dollars:

Paterson armory, fifth infantry, three thousand five hundred dollars:

Battery A armory, three hundred and fifteen dollars:

Troop A and C armory, six thousand dollars.

31.

NAVAL RESERVE.

First battalion, in lieu of company allowances, Naval receive. one thousand five hundred dollars;

For battalion headquarters, three hundred dollars:

For pay of shipkeeper, maintenance and ex-

penses, six thousand five hundred dollars;

For pay and expenses of officers and men on annual cruise and practice cruises, four thousand eight hundred dollars:

Second battalion, in lieu of company allowances, one thousand five hundred dollars;

For battalion headquarters, three hundred

dollars;

For pay of shipkeeper, maintenance and ex-

penses, six thousand five hundred dollars;

For pay and expenses of officers and men on annual cruise and practice cruises, four thousand eight hundred dollars.

32.

SEA GIRT COTTAGE.

Governor's cottage.

For maintenance of cottage at Sea Girt and entertainment therein, three thousand dollars.

33.

ADJUTANT-GENERAL'S DEPARTMENT.

Adjutant-general's office.

For the Adjutant-General, for salary, two thousand five hundred dollars:

For compensation for clerical service in the Adjutant-General's office, seven thousand seven hundred fifty-eight dollars and thirty-four cents;

For blanks and stationery for use in the Adjutant-General's office, one thousand five hundred

dollars;

For postage, expressage and other incidental expenses for the Adjutant-General's office, one thousand dollars;

For annual dues to Interstate National Guard Association for the year one thousand nine hun-

dred and fifteen, fifty dollars;

For printing, binding and distributing the annual report of the proceedings of the department of New Jersey, Grand Army of the Republic, five hundred dollars;

For clerical services and expenses incident to the compilation of the roster of officers and enlisted men of New Jersey in the Revolutionary and other wars, at Trenton, New Jersey, and elsewhere, one thousand five hundred dollars;

For the purpose of carrying out the provisions of Joint Resolution number two, approved March seventeenth, one thousand nine hundred and nine, providing for the Civil War veteran medal, fifty dollars.

34.

QUARTERMASTER-GENERAL'S DEPARTMENT.

For the Quartermaster-General, for salary, two Quarterma thousand five hundred dollars;

For compensation for assistants in the department of the Quartermaster-General, namely:

For chief clerk, for salary, two thousand five hundred dollars:

For clerks, for salaries, four thousand eight hundred and forty dollars:

For military storekeeper, for salary, one thousand two hundred dollars;

For carpenter, machinist and to persons having in charge accoutrements, et cetera, cleaning arms, et cetera, teamster and laborer, for salaries. three thousand six hundred dollars;

For blanks and stationery for use in Quartermaster-General's department, five hundred dollars:

For postage, expressage and other incidental expenses for the Quartermaster-General's department, four hundred and fifty dollars.

35.

COLLATERAL INHERITANCE TAX.

For surrogate's fees, appraisers' compensation Inheritance and expenses, legal and other disbursements, and tax.

for the purpose of carrying out the provisions of the collateral inheritance laws, ninety thousand

dollars;

There is hereby appropriated the unexpended balance remaining in the State treasury at the close of the fiscal year ending October thirty-first. one thousand nine hundred and fourteen, of the amount appropriated in paragraph two, item number thirty-four, in the annual appropriation act for the fiscal year ending October thirty-first, one thousand nine hundred and fourteen, for the repayment of collateral inheritance taxes paid, as assessed under the collateral inheritance tax act and to the refund of which the estates having made payment may be entitled under the decision of the Court of Errors and Appeals of this State. rendered July eighth, one thousand nine hundred and ten, In re Dixon vs. Russell (Collard Estate), also those estates which having made payment may be entitled to refund under the decision of the Supreme Court, In re Moss vs. Edwards, rendered July seventeenth, one thousand nine hundred and twelve (John L. Foote Estate), provided the application for such repayment shall be made within two (2) years from the date of payment of such tax. Payment of such claims shall be made only when proven in form, manner and substance to the satisfaction of the State Comptroller and approved by the Attorney-General of this State.

36.

DEPARTMENT OF LABOR.

Labor bureau.

For the commissioner, for salary, six thousand dollars;

For the assistant commissioner, for salary, three thousand dollars:

For twenty-one inspectors, for salaries, thirty-one thousand five hundred dollars:

For department clerks, for services, seven thousand five hundred dollars;

For printing, postage, expressage and other incidental expenses, ten thousand dollars;

For expenses of commissioner, assistant commissioner and inspectors, eleven thousand dollars;

For salaries of expert assistants, seven thou-

sand five hundred dollars;

For salaries and expenses necessary to carry out the provisions of an act to examine and license steam engineers and firemen and prohibit the use of steam boilers and steam engines, as set forth in chapter three hundred and sixty-three, laws of one thousand nine hundred and thirteen, five thousand dollars;

To carry out the provisions of chapter two hundred and forty-one, laws of one thousand nine hundred and eleven, and chapters one hundred and fifty-six and three hundred and sixteen, laws of one thousand nine hundred and twelve, the amendments thereto and supplements thereof, and any other laws relating to the execution and enforcement of employers' laws which are vested in the Commissioner of Labor, three thousand dollars;

For the publication and distribution of department bulletins, and expenses incurred in holding meetings incident to the promotion of the work of the department and in furthering the safety movement, one thousand five hundred dollars.

37.

DEPARTMENT OF CHARITIES AND CORRECTIONS.

For salary of commissioner, four thousand charities: and dollars;

For salary of assistant (architect), three thousand six hundred dollars:

For salaries of draughtsmen, seven thousand two hundred dollars:

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For allowance for clerical service, five thousand eight hundred dollars;

For traveling expenses of commissioner and as-

sistants, one thousand eight hundred dollars;

For blanks, stationery, postage, et cetera, two thousand dollars:

For research work, two thousand dollars;

For salaries and expenses of two regular inspectors, and extra as needed, five thousand two hundred dollars;

For services of engineers, surveyors and other technical services as needed, three thousand dol-

For office furniture and equipment, three hun-

dred dollars;

For deportation of aliens, seven thousand five hundred dollars.

38.

JERSEY CONFERENCE OF CHARITIES AND CORRECTIONS.

Conference report.

For printing and distributing the proceedings of the annual conference of the New Jersey Conference of Charities and Corrections, for the year one thousand nine hundred and fourteen, six hundred dollars.

39.

STATE BOARD OF TENEMENT HOUSE SUPERVISION.

Tenement houses.

For rent of offices, two thousand five hundred dollars:

For printing and stationery, one thousand

dollars:

For clerical service and stenographer, five thou-

sand four hundred dollars;

For salary of architect and plan examiner, one thousand eight hundred dollars;

For salary of chief inspector, one thousand four hundred dollars;

For thirty inspectors, one thousand two hundred dollars each, thirty-six thousand dollars;

For assistant plan examiner, one thousand three hundred and fifty dollars;

For salaries of six clerks, nine thousand four hundred and fifty dollars;

For secretary and executive officer, three thousand six hundred dollars;

For incidentals, postage and expressage, two thousand dollars:

For inspectors' expenses, four thousand dollars; For traveling expenses of executive officer and plan examiners, four hundred dollars;

For expenses of members of the Board of Tenement House Supervision, two hundred and fifty dollars:

For office furnishings and supplies, two hundred dollars.

40.

CIVIL SERVICE COMMISSION.

For salaries and expenses of the Civil Service Civil service. Commission, forty-five thousand dollars;

For salaries and expenses in carrying out the provisions of chapter one hundred and eighty-three, laws of one thousand nine hundred and eleven, six thousand five hundred dollars, of which sum the commission shall pay to Charles F. Holcombe, in semi-monthly installments for his services in connection therewith, one thousand five hundred dollars;

The said commission is authorized to expend the sums hereby appropriated or so much thereof as may be necessary, notwithstanding any express or implied limitation upon such expenditures contained in section six of chapter one hundred and fifty-six of the laws of one thousand nine hundred and eight.

41.

BOARD OF PUBLIC UTILITY COMMISSIONERS.

Salaries and expenses. For salaries and expenses of the Board of Public Utility Commissioners, one hundred and seventy thousand dollars.

Transfer.

Proviso.

The appropriation made in the last paragraph of item number nine of this act, is hereby transferred to this account; *provided*, such transfer is authorized by enactment of the present session of the Legislature.

42.

DEPARTMENT OF PUBLIC REPORTS.

Reports.

For salary of Commissioner of Public Reports, two thousand dollars;

For salary of clerk, six hundred dollars;

For blanks and stationery for use of the department, twenty-five dollars;

For postage, expressage and other incidental expenses for the department, twenty-five dollars.

43.

STATE WATER-SUPPLY COMMISSION.

Salaries and expenses. For salaries of commissioners, twelve thousand five hundred dollars;

For salary of secretary, two thousand five hun-

dred dollars;

For salary of stenographer, blanks, stationery, postage and other incidental expenses of the commission, one thousand five hundred dollars;

For expenses incurred in connection with new or additional water supplies, one thousand dollars;

For engineers, inspectors, field work, et cetera, three thousand dollars;

For dam inspection and supervision in conformity with the provisions of chapter two hundred and forty-three, laws of one thousand nine hundred and twelve, one thousand two hundred dollars.

44.

DEPARTMENT OF INLAND WATERWAYS.

For the purpose of carrying out the provisions Inland waterof chapter eighty-three, laws of one thousand nine hundred and eight, twenty-five thousand dollars;

For the purpose of carrying out the provisions of chapter two hundred and thirteen, laws of one thousand nine hundred and eleven, twenty-five thousand dollars;

For salary of the Commissioner of Inland Waterways, pursuant to chapter fifteen, laws of one thousand nine hundred and eight, two thousand dollars:

For stationery, postage and incidental expenses, two hundred and fifty dollars.

45.

DEPARTMENT OF WEIGHTS AND MEASURES.

For salaries and expenses of the Department of Salaries Weights and Measures, pursuant to chapter two and expenses. hundred and one, laws of one thousand nine hundred and eleven, eleven thousand five hundred dollars.

46.

STATE BOARD OF EDUCATION.

For necessary expenses of the State Board of Perpenses. Education, two thousand six hundred dollars.

COMMISSIONER OF EDUCATION.

School system. For salary of commissioner, ten thousand dollars:

For salaries of four assistants, eighteen thou-

sand dollars;

For clerical services, twenty thousand two hundred and sixty dollars;

For salary of inspector of buildings, two thou-

sand dollars;

For salary of inspector of accounts, two thousand dollars;

For blanks, stationery and printing, fourteen

thousand five hundred dollars;

For incidental expenses, ten thousand dollars;

Legislative manual.

Proviso.

For two thousand five hundred copies of the manual of the Legislature of New Jersey, two thousand five hundred dollars; provided, manuals are furnished for school use only, all public schools to be included in the distribution.

For school bulletin, one thousand dollars;

For printing school laws, two thousand dollars; The moneys in this item appropriated shall be deducted in the same manner as the moneys heretofore appropriated to the Superintendent of Public Instruction are required to be deducted pursuant to chapter sixty-five of the laws of one thousand nine hundred and nine.

48.

STATE NORMAL SCHOOL AT TRENTON.

Trenton Normal school. For the support of the State Normal School at Trenton, seventy-five thousand dollars;

For necessary repairs to the grounds, buildings and furniture, and for keeping the same insured, twelve thousand dollars:

For fence for new lot on Model avenue, one thousand dollars;

For furniture and apparatus for new building, eight thousand two hundred forty-eight dollars and fifty-two cents; payments under this account to be made pursuant to chapter sixty-five, laws of one thousand nine hundred and nine.

49

STATE NORMAL SCHOOL AT MONTCLAIR.

For support of the State Normal School at Montclair Montclair, fifty-five thousand two hundred dol- school. lars:

For necessary improvements and repairs to the grounds, buildings and furniture, and for keeping the same insured, five thousand dollars;

For furniture and equipment for the Russ Memorial Hall, twenty thousand dollars; payments under this account to be made pursuant to chapter sixty-five, laws of one thousand nine hundred and nine.

50.

STATE NORMAL SCHOOL AT NEWARK.

For support of the State Normal School at New- Newark Norark, sixty thousand dollars.

51.

NEW JERSEY SCHOOL FOR THE DEAF.

To Samuel Powis, Jr., for stenographic services Deaf-mute rendered the State Board of Education in connection with the investigation of the New Jersey School for the Deaf, five hundred dollars; pro- Proviso. vided, said sum is received in full for all claims for said work:

For the New Jersey School for the Deaf, for the teaching, maintenance and clothing of pupils taught therein, for purchase and repair of furniture, school apparatus and other appliances, for making needed improvements and repairs in the buildings and grounds, for insurance thereof, and for maintaining the system of manual and industrial education in said school, sixty-five thousand dollars; payments to be made pursuant to chapter sixty-five, laws of one thousand nine hundred and nine.

52.

MANUAL TRAINING AND INDUSTRIAL SCHOOL FOR COLORED YOUTH.

Berdentown school.

For maintenance of the Manual Training and Industrial School for Colored Youth, twenty-seven thousand seven hundred and fifty-five dollars;

For piping and equipping greenhouse, two hun-

dred and fifty dollars;

For furnishing new dormitory for boys, one

thousand dollars;

For new dairy, canning and storage building, three thousand dollars; payments under this account to be made pursuant to chapter sixty-five. laws of one thousand nine hundred and nine.

53.

COUNTY SUPERINTENDENTS.

Salaries

For county superintendents of schools, for salaries, sixty-three thousand dollars; payment to be made pursuant to chapter sixty-five, laws of one thousand nine hundred and nine.

54.

STATE BOARD OF EXAMINERS.

. Hxaminera.

For expenses incurred by the State Board of Examiners, nine thousand dollars.

INDUSTRIAL EDUCATION.

For payments to schools established for indus- industrial trial education, pursuant to chapter seventy-eight, laws of one thousand nine hundred and nine, thirty thousand dollars:

For payments to schools for manual training, pursuant to article twenty-two, section two hundred and thirty, school law of one thousand nine hundred and three, two hundred and ten thousand dollars. Of the amount hereby appropriated the sum of thirty thousand dollars, or so much thereof as may be necessary shall be available for payment of allowances made previous to the current fiscal year.

56.

FREE SCHOOL LIBRARIES.

For the formation of libraries in the free pub- 8chool lic schools of the State, six thousand dollars: this libraries. account to be transferred to the Public Library Commission, item fourteen of this act; provided, Proviso. such transfer is authorized by enactment of the present Legislature.

57.

PRACTICE TEACHING.

For extra compensation to the teachers in the Practice teaching various school districts in the State, for training the pupils in the State Normal School at Trenton in the art of teaching, six thousand dollars;

For extra compensation to the teachers in the various school districts in the State, for training the pupils in the State Normal School at Montclair in the art of teaching, fourteen thousand nine hundred dollars:

For extra compensation to the teachers in the various school districts in the State, for training the pupils in the State Normal School at Newark in the art of teaching, five thousand dollars.

58.

EVENING SCHOOLS FOR FOREIGN-BORN RESIDENTS.

Night schools.

For the purpose of carrying out the provisions of an act entitled "An act providing for the establishment of evening schools for foreign-born residents in the State of New Jersey," approved April eleventh, one thousand nine hundred and seven, six thousand dollars; payment to be made pursuant to chapter sixty-five, laws of one thousand nine hundred and nine.

59.

TEACHERS' RETIREMENT FUND.

Retirement fund.

To the board of trustees, for payment of expenses incurred in connection with the administration of the teachers' retirement fund, pursuant to chapter one hundred and thirty-nine, laws of one thousand nine hundred and seven, seven thousand seven hundred sixty-two dollars and ninety-six cents;

To the State Treasurer, for expenses incurred in connection with the fund, pursuant to said chapter of follows:

ter, as follows:

For clerical services, two thousand six hundred dollars:

For blanks, stationery, postage, expressage, et cetera, six hundred dollars.

60.

TEACHERS' INSTITUTES.

Institutes.

For expenses of teachers' institutes, two thousand dollars.

TEACHERS' LIBRARIES.

For the establishment and maintenance of li- Teachers' braries for use of teachers, four hundred dollars.

62

SUMMER COURSES IN AGRICULTURE, ETC.

For the purpose of carrying out the provisions summer of chapter three hundred and ten, laws of one thousand nine hundred and thirteen, ten thousand dollars; payment to be made as provided by chapter sixty-five, laws of one thousand nine hundred and nine.

63.

BUREAU OF SHELL FISHERIES.

For the chief of the bureau, for salary, one Shell figherles. thousand eight hundred dollars:

For salary of stenographer, six hundred dollars; For blanks, stationery and other incidental expenses, six hundred dollars;

For observation and experimental station, five hundred dollars:

64.

STATE OYSTER COMMISSION.

For the better regulation and control of the tak- state orater ing, planting and cultivating of oysters on the lands lying under the tide waters of the Delaware river, Delaware bay, Maurice river cove and Raritan bay, in the State of New Jersey, thirteen thousand dollars:

For the protection of the natural seed oyster grounds on lands lying under the tidal waters of the Delaware river and Delaware bay, north of the "southwest line," in the State of New Jersey, four thousand dollars:

For expenses of surveying and mapping lands to be leased for oyster culture under the tidal waters of the Delaware river, Delaware bay, Maurice river cove and Raritan bay, in the State of New Jersey, eight hundred dollars.

65.

STATE OYSTER COMMISSION FOR THE DISTRICT OF ATLANTIC COUNTY.

yster district.

For the commissioners, for salaries, nine hundred dollars;

For the superintendent, for salary, one thou-

sand dollars:

For patrol service, two thousand two hundred dollars:

For incidental expenses, two hundred dollars; For surveys, one hundred and fifty dollars.

66.

STATE OYSTER COMMISSION FOR THE DISTRICT OF OCEAN COUNTY.

Ocean oyater district.

For the commissioners, for salaries, seven hundred and fifty dollars:

For the superintendent, for salary, one thou-

sand dollars:

For patrol service, one thousand five hundred

dollars:

Preview

For incidental expenses, four hundred dollars; provided, all bills are approved by the Governor.

67.

STATE HOSPITALS.

For traveling expenses of managers, eight hun-State asylume. dred dollars:

For expenses in transferring insane convicts, two hundred dollars:

For medical examination of insane convicts. three hundred dollars.

68.

STATE HOSPITAL AT MORRIS PLAINS.

For maintenance of county patients, at the rate Morris Plains of two dollars per week; for support and clothing of insane convicts, at the rate of five dollars per week for each insane convict; and support and clothing of indigent patients, at the rate of four dollars per week, three hundred forty-seven thousand one hundred dollars;

For salaries of officers, twenty-five thousand

nine hundred dollars;

For appraisement of personal property, two hundred dollars:

For insurance premiums, six thousand dollars;

For research work, two thousand dollars:

For morgue, ten thousand dollars;

For drinking water purification plant, six thousand dollars:

For piping materials, pipes, valves, fittings, et cetera, for ducts of main building, five thousand dollars:

For extension of industrial building, four thou-

sand dollars;

For equipment for extension to industrial building, one thousand five hundred dollars;

For material for fences around reservoirs, five

hundred and thirty-three dollars;

For trees for replanting the watershed, nine hundred dollars;

For continuous baths, six thousand five hundred dollars;

For incinerating plant, six thousand dollars; For amusement fund, one thousand dollars;

For hot well in boiler room, one thousand two hundred dollars;

For repairing gutters, et cetera, four thousand one hundred and eighty-three dollars.

69.

STATE HOSPITAL AT TRENTON.

Trenton asylum.

For maintenance of county patients, at the rate of two dollars per week, for support and clothing of insane convicts at the rate of five dollars per week for each insane convict; and support and clothing of indigent patients, at the rate of four dollars per week, two hundred ten thousand six hundred dollars;

For salaries of officers, eighteen thousand nine hundred and fifty dollars;

For appraisement of personal property, two hundred dollars;

For research work, two thousand dollars;

For the erection of a house of detention for convict or criminal insane, pursuant to chapter two hundred and sixty-one, laws of one thousand nine hundred and eleven, fifty thousand dollars;

For fire insurance premiums, two thousand

dollars;

For boring wells and connecting same with present water system, also extending piping in old wells, three thousand five hundred dollars;

For dairy barn and equipment, five thousand

dollars;

For piggery, consisting of buildings and equipment for housing and killing pigs and cattle. et cetera, three thousand five hundred dollars;

For lumber for new floors, fences and for general repairs at the institution, one thousand five hundred dollars;

For lumber and material for painting interior of annex additions, four thousand dollars;

For new furniture, one thousand dollars; For lawn seats, five hundred dollars;

For materials, consisting of lead, oils, et cetera, for painting purposes, five hundred dollars;

For remodeling house at the Knight farm, eight

thousand dollars;

For completing remodeling museum, two thou-

sand five hundred dollars;

For building septic tank and sewage disposal bed at the Knight farm, one thousand two hundred dollars;

For psychopathic wards, sixty thousand dollars; For remodeling wards, five thousand dollars;

For fire alarm system, fire-escapes, automatic sprinklers, firehouses, et cetera, twenty-five thousand dollars.

70.

COUNTY LUNATIC ASYLUMS.

For the support of county patients in the Essex county county lunatic asylum, one hundred and sixty thousand dollars;

In the Hudson county lunatic asylum, seventysix thousand dollars:

In the Camden county lunatic asylum, twentyfour thousand dollars;

In the Burlington county lunatic asylum, sixteen thousand two hundred dollars;

In the Passaic county lunatic asylum, four thousand dollars;

In the Gloucester county lunatic asylum, eight hundred dollars;

In the Cumberland county lunatic asylum, thirteen thousand dollars;

In the Salem county lunatic asylum, eight hundred dollars:

In the Atlantic county lunatic asylum, eleven thousand dollars.

STATE PRISON.

State prison.

For maintenance of the State Prison and maintenance of the convicts, one hundred and thirty thousand dollars;

For maintenance of principal keeper and resident physician, pursuant to chapter one hundred and sixty-three and two hundred and forty-four of the laws of one thousand nine hundred and six, one thousand eight hundred dollars;

For furniture, appliances and repairs for residences of principal keeper and resident physician,

two hundred dollars;

For furniture, appliances and repairs of State Prison and prison farm, twelve thousand five hundred dollars;

For the principal keeper, for salary, three thou-

sand five hundred dollars;

For the supervisor, for salary, three thousand dollars;

For the physicians, deputy keepers and employees at prison and prison farm, for salaries, one hundred and eighteen thousand dollars;

For the six inspectors, for salaries, three thou-

sand dollars;

For traveling expenses of the Board of Inspectors, one thousand dollars;

For the keeper, for payments to discharged con-

victs, five thousand dollars;

For teacher and moral instructor to the convicts in the State Prison, for salary, one thousand two hundred dollars;

For traveling and other necessary expenses incurred by the parole agent, pursuant to chapter two hundred and thirty-two, laws of one thousand nine hundred and five, seven hundred dollars;

For maintenance of the electrocution plant, pursuant to the provisions of chapter seventynine, laws of one thousand nine hundred and six, and acts amendatory thereto, three thousand

dollars;

For the maintenance of a school in the State Prison, pursuant to chapter sixty-five, laws of one thousand nine hundred and seven, one thousand six hundred dollars;

For bureau of identification, four hundred

dollars;

For the purpose of carrying out the provisions of chapter three hundred and seventy-two, laws of one thousand nine hundred and eleven, and amendments thereof and supplements thereto. twenty-five thousand dollars:

For erection of buildings at the prison farm,

twenty thousand dollars;

For fertilizer, seeds, grain and forage at the prison farm, four thousand dollars;

For stock and implements at prison farm, two

thousand dollars;

For medical attendance at prison farm, three hundred dollars.

72.

NEW JERSEY REFORMATORY.

For traveling and other official expenses of com- Rahway missioners, five hundred dollars;

For the superintendent, for salary, four thou-

sand dollars;

For the subordinate officers and employees, for salaries, sixty-six thousand dollars;

For maintenance, sixty thousand dollars;

For furniture, appliances and repairs (including industrial departments), eighteen thousand dol-

For the superintendent, for payments to discharged inmates and recapturing escapes, four thousand five hundred dollars:

For traveling expenses of parole officers, one thousand five hundred dollars:

For fuel and water, twelve thousand five hundred dollars;

For farm live stock, implements, et cetera, one thousand dollars:

For rent of house for superintendent, six hundred and sixty dollars;

For traveling expenses for superintendent when on official business, two hundred dollars;

For purchase of additional farm land, fifteen thousand dollars.

73.

STATE HOME FOR BOYS.

Jamesburg school. For the trustees of the New Jersey State Home for Boys, for maintenance, not exceeding two hundred dollars per capita, one hundred and twenty thousand dollars;

For the trustees of said home, for expenses incurred by them in the discharge of their duties, two hundred and fifty dollars;

For repairs to the buildings and grounds, six thousand dollars.

74.

STATE HOME FOR GIRLS.

Girls' home.

For the trustees of the New Jersey State Home for Girls, for maintenance, not exceeding two hundred and fifty dollars per capita, fifty-five thousand dollars;

For the trustees of said home, for expenses incurred in the discharge of their duties, four hundred dollars:

For salaries of two parole officers, one thousand four hundred dollars;

For traveling expenses of the parole officers, six hundred dollars;

For fire insurance premiums, five hundred fiftythree dollars and twenty-one cents;

For a hospital fund, six hundred dollars; For repairs to buildings, two thousand five hundred dollars.

75.

VILLAGE FOR EPILEPTICS.

For expenses of managers, six hundred dollars; Byileptie For salaries of officers, twelve thousand dollars; For maintenance, including fuel and light, one hundred and twenty-five thousand dollars;

For furniture and equipment, five thousand

dollars;

For extension of sewer and water systems, fire hydrants and repair of disposal plant, five thousand dollars;

For assembly building, thirty-five thousand

dollars;

· For the erection of custodial building or buildings, seventy-five thousand dollars;

For two cottages for patients, fifty thousand

dollars:

For addition and alterations to laundry, five

thousand dollars:

For employees' home, fifteen thousand dollars; To Luther C. Van Zandt, for payment for hay crop, six hundred dollars; provided, said sum is Proviso. received in full for all claims against the State relating thereto.

76.

SANATORIUM FOR TUBERCULOUS DISEASES.

For maintenance, one hundred and ten thou- sanatorium. sand dollars;

For a building for male employees, ten thou-

sand dollars:

For furniture for male employees' building, eight hundred dollars;

For additions to the sewage disposal plant, twenty thousand dollars;

For kitchen additions and repairs, one thousand

dollars;

For furniture for dining-room extension, and additional female employees' rooms, five hundred dollars.

77.

BLIND AND FEEBLE-MINDED.

Biind.

For clothing, maintenance, support and instruction of the blind persons, inhabitants of this State, fifteen thousand dollars;

For clothing, maintenance, support and instruction of the feeble-minded persons, inhabitants of

this State, one hundred thousand dollars;

Feeble-

For housing, care and maintenance of feebleminded children, including feeble-minded blind and other special cases, two thousand four hundred dollars, at a per capita not to exceed four hundred dollars per annum.

78.

HOME FOR FEEBLE-MINDED WOMEN, VINELAND.

Vineland home for women. For maintenance, support and instruction of feeble-minded women, ninety-one thousand dollars;

For research work, one thousand dollars;

For complete boiler house and one additional boiler, thirty thousand dollars;

For addition to tuberculosis shack, four thou-

sand eight hundred dollars;

For dining hall and kitchen with equipment, fifty thousand dollars;

For new building for one hundred imbeciles,

forty thousand dollars;

For recreation bungalow for employees, five thousand dollars.

STATE REFORMATORY FOR WOMEN.

For salaries of officers and employees, four Beformatory

thousand nine hundred and eighty dollars;

For maintenance, not exceeding two hundred and fifty dollars per capita, nine thousand dollars;

For insurance, five hundred dollars;

For extra help and miscellaneous expenses, including accident liability, one thousand dollars;

For fertilizers, two hundred and fifty dollars; For seeds and plants for crops, two hundred dollars;

For maintenance of live stock, seven hundred

and fifty dollars;

For wages and board of farm hands, seven

hundred and fifty dollars;

For horseshoeing and repairs to wagons, harness, and supplies, two hundred and fifty dollars;

For renewal of live stock, five hundred dollars; For reception cottage, including infirmary, thirty thousand dollars:

For extension of roads, one thousand dollars; For water supply, eight thousand five hundred

dollars:

For sewage disposal, two thousand five hundred

dollars;

For wiring, poles and installation of electric work, one thousand two hundred dollars;

Stationery and postage, sixty dollars;

For electric current including rental of line from High Bridge, eight hundred and fifty dollars;

For the purchase of farm equipment, five hun-

dred dollars;

For furniture and equipment for colored cottage, two thousand five hundred dollars;

For fencing, three hundred dollars.

STATE BOARD OF CHILDREN'S GUARDIANS.

Expenses.

To the State Board of Children's Guardians, for expenses, twenty-one thousand seven hundred and sixty-eight dollars;

For the purpose of carrying out the provisions of chapter two hundred and eighty-one, laws of one thousand nine hundred and thirteen, fifteen thousand dollars:

81.

COMMISSION FOR AMELIORATING THE CONDITION OF THE BLIND.

Aiding blind.

For the purpose of carrying out the provisions of chapter one hundred and thirty-six, laws of one thousand nine hundred and nine, ten thousand dollars.

82.

BOARD OF EXAMINERS OF FEEBLE-MINDED, EPILEPTICS,
CRIMINALS AND OTHER DEFECTIVES.

Sterilization.

For expenses incurred in carrying into effect the provisions of chapter one hundred and ninety, laws of one thousand nine hundred and eleven, two hundred and fifty dollars.

83.

NEW JERSEY HOME FOR DISABLED SOLDIERS, SAILORS,
MARINES AND THEIR WIVES AND FOR THEIR
WIDOWS, AT VINELAND.

Soldiers' home at Vinciand.

For salary of commandant, one thousand five hundred dollars;

For salary of adjutant, one thousand dollars; For salaries of assistants, twenty thousand dollars;

For maintenance, sixty-six thousand dollars;

For fire insurance premiums, six hundred and eighty-five dollars;

For traveling expenses of the board of man-

agers, three hundred dollars;

For office equipment, three hundred dollars.

84.

HOME FOR DISABLED SOLDIERS AT KEARNY.

For the support of the New Jersey Home for Kearny home. Disabled Soldiers at Kearney, and for the chaplain thereof, sixty-two thousand dollars;

For repairs, renewals and improvements to buildings, heating apparatus, fixtures, furniture

and roads, five thousand dollars;

To reimburse the town of Kearny for moneys laid out and expended in the construction of a sewer in Brighton avenue and Belgrove drive, and in grading, curbing, guttering and flagging of Brighton avenue through the grounds of the Home for Disabled Soldiers in the town of Kearny, pursuant to chapter sixty-eight, laws of one thousand nine hundred and thirteen, two thousand seven hundred twenty-eight dollars and fifty cents.

85.

SOLDIERS' STATE PAY.

For claims of volunteers in the Civil War, for Claims. State pay, pursuant to chapter thirteen of the laws of one thousand eight hundred and sixty-one, one hundred dollars.

86.

STATE BOARD OF AGRICULTURE.

For the State Board of Agriculture, eleven Board of thousand dollars;

For the State Board of Agriculture, for the purpose of carrying out the provisions of an act to prevent the introduction into and spread of injurious insects in New Jersey, to provide a method for compelling their destruction, to create the office of State Entomologist, to authorize the inspection of nurseries and to provide certificates of inspection, six thousand dollars;

For the purpose of carrying out the provisions of chapter fifty-four, laws of one thousand nine

hundred and eleven, five thousand dollars;

For the purpose of carrying out the provisions of chapter sixty, laws of one thousand nine hundred and eleven, two thousand dollars.

87.

TUBERCULOSIS COMMISSION,

Tuberculosis. For expenses and payments by the State Tuberculosis Commission, fifty thousand dollars;

88.

STATE AGRICULTURAL COLLEGE.

State college.

To the treasurer of Rutgers College, to pay the State Agricultural College for the benefit of agriculture and the mechanic arts, pursuant to chapter ninety of the laws of one thousand nine hundred and five, and amendments thereto, thirty thousand dollars, payment to be made pursuant to chapter sixty-five, laws of one thousand nine hundred and nine:

For salaries, supplies and all other expenses for the maintenance of short courses in practical and scientific agriculture, pursuant to chapter fiftyfive of the laws of one thousand nine hundred and five, and chapter forty-three of the laws of one thousand nine hundred and seven, twenty thou-

sand dollars;

For reference books and periodicals, two thousand dollars:

For maintenance and development of college farm grounds, three thousand dollars;

For instruction, long courses in agriculture, four thousand dollars;

For short courses in agriculture, summer session, eight thousand dollars;

For maintenance and repair of farm buildings,

two thousand dollars;

For the erection of greenhouses for soils and plant breeding, three thousand five hundred dollars.

89.

AGRICULTURAL EXPERIMENT STATION.

For salaries and expenses of the Agricultural Experiment Station, twenty-five thousand dollars;
For printing bulletins of the Agricultural Ex-

periment Station, four thousand dollars;

For the purpose of carrying out the provisions of "An act to provide for locating and abolishing mosquito-breeding salt-marsh areas within the State, for assistance in dealing with certain inland breeding places, and appropriating money to carry its provisions into effect," approved April twentieth, one thousand nine hundred and six, twenty thousand dollars;

For scientific investigation of oyster propagation, pursuant to chapter one hundred and eightyseven, laws of one thousand nine hundred and

seven, nine hundred dollars;

For the maintenance and operation of the department of poultry husbandry, pursuant to chapter fifty-two, laws of one thousand nine hundred and eleven, four thousand dollars;

For the purpose of carrying into effect the provisions of chapter one hundred and fifty-seven of

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the laws of one thousand nine hundred and twelve, two thousand dollars:

For the purpose of maintaining and carrying on experimental work in floriculture, pursuant to chapter one hundred and thirty, laws of one thousand nine hundred and eleven, three thousand dollars;

For expenses incurred in carrying out the provisions of chapter eighty-nine, laws of one thousand nine hundred and twelve, one thousand dollars:

For buildings, fences and equipment in the department of poultry husbandry, five thousand dollars:

For a refrigeration plant for floricultural investigations, one thousand two hundred dollars;

For the purpose of carrying into effect the provisions of chapter three hundred and sixty-four, laws of one thousand nine hundred and thirteen, ten thousand dollars;

For the purpose of meeting the expenses of the experiment orchards at Vineland and High Bridge, one thousand thirty-one dollars and sixty-nine cents:

All fees and receipts of the Experiment Station received under the provisions of chapters two hundred and eighteen, and one hundred and seventynine, laws of one thousand nine hundred and twelve, are hereby appropriated for the uses and purposes expressed by said chapters.

90.

LIVE STOCK COMMISSION.

Improving breed.

For the purpose of carrying out the provisions of chapter fifty-six and chapter two hundred and twelve, laws of one thousand nine hundred and eight, ten thousand dollars.

AGRICULTURAL COLLEGE FUND.

To the treasurer of Rutgers College, for interest est on one hundred and sixteen thousand dollars, certificates of indebtedness of the State of New Jersey, due January first and July first, one thousand nine hundred and fifteen, pursuant to the provisions of chapter one hundred and thirty-five of the laws of one thousand eight hundred and ninety-six, five thousand eight hundred dollars.

92.

BOARD OF VISITORS TO THE AGRICULTURAL COLLEGE OF NEW JERSEY.

For the Board of Visitors to the Agricultural Beapenses. College of New Jersey, for personal expenses incurred pursuant to chapter three hundred and sixty-five of the laws of one thousand eight hundred and seventy-three, fifty dollars;

For advertising pursuant to chapter nine of the laws of one thousand eight hundred and seventy-

nine, ninety dollars.

93.

STATE HORTICULTURAL SOCIETY.

To the treasurer of the New Jersey State Horticultural Society, pursuant to chapter one hundred and forty-one, laws of one thousand nine hundred and eleven, two thousand dollars.

94.

STATE SCHOOL TAX.

For the purpose of reducing the State school Reducing tax. tax to be assessed for the year one thousand nine

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CHAPTER 273, LAWS, SESSION OF 1914.

hundred and fifteen, one hundred thousand dollars.

95.

EMERGENCY.

Emergencies.

620

For the Governor, to enable him to meet any emergency requiring the expenditure of money not otherwise appropriated, and to cover any incidental expense of commissioners appointed by him under statute or in his discretion, the sum of ten thousand dollars.

96.

REFUNDING TAXES ON MISCELLANEOUS CORPORATIONS.

Refund

For taxes improperly levied upon or paid by corporations, to be refunded, pursuant to law, one thousand dollars

97.

STATE BOARD OF CANVASSERS.

Per diem and expenses.

For per diem allowance of ten dollars to each member of the Board of State Canvassers, and to incidental expenses connected therewith, five hundred dollars.

98.

REFUND OF RAILROAD TAX.

Overpayments. The Comptroller of the Treasury is hereby authorized and empowered to adjust and repay any overpayment of tax assessed and penalty thereon for any year, pursuant to chapter two hundred and eighty-eight, laws of one thousand eight hundred and eighty-eight, and the acts amendatory

thereof and supplementary thereto, made by any railroad and canal company, and the State Treasurer is directed to pay warrants therefor issued by the Comptroller, said payments shall be deducted from the amount originally paid into and remaining undistributed in the treasury of the State, and the amount of money necessary for such purpose as ascertained is hereby appropriated.

99.

LEGISLATURE.

For compensation of Senators and members of Legislature. the General Assembly, forty thousand eight hundred and thirty-three dollars and thirty-two cents.

For compensation of officers and employees of the Legislature, forty-seven thousand two hundred and fifty dollars;

For manuals of the Legislature of New Jersey,

two thousand dollars;

For indexing the journal of the Senate and minutes of the executive sessions and the minutes of the House of Assembly, and other incidental and contingent expenses of the Legislature, seven thousand dollars;

For toilet and other necessary supplies for use at the legislative session to be furnished by the State House Commission, eight hundred dollars.

100.

ADVERTISING.

For advertising proclamations issued by the Advertising. Governor, notices of the Attorney-General in relation to delinquent miscellaneous corporations, and notices of the Comptroller in regard to public printing, et cetera, five hundred dollars.

PRINTING.

Printing.

For printing and binding public documents,

fifty thousand dollars;

For compensation of an expert printer for services in preparation of specification for bids, supervision of work, examination of bills, and such other duties as may by law be imposed upon him, nine hundred dollars;

For preparing index of session laws, one hun-

dred dollars;

For printing and circulation of the laws, eight thousand dollars.

102.

DEPARTMENT OF PUBLIC RECORDS AND ARCHIVES.

Archives.

For the purpose of carrying into effect the provisions of chapter one hundred and eighty, laws of one thousand nine hundred and thirteen, five thousand dollars.

103.

MONMOUTH BATTLE MONUMENT.

Freehold monument For the commission having in charge the Monmouth battle monument and grounds, pursuant to chapter one hundred and eighteen of the laws of one thousand eight hundred and eighty-six, five hundred dollars.

104.

TRENTON BATTLE MONUMENT.

Trenton monument. For the Trenton Battle Monument Association, for the purpose of keeping said property in good condition and repair, five hundred dollars.

PENSIONS.

For amount required to pay pensions, pursuant renstons. to various acts relative thereto irrespective of any provision therein that pensions shall be made in the appropriation or tax levy for the department of the public service from which the pensioner shall be so retired, fifteen thousand seven hundred dollars.

106.

JUDICIAL RETIREMENT FUND.

For the purpose of carrying out the provisions Pensions for of chapter three hundred and thirteen, laws of one judges. thousand nine hundred and eight, and chapter one hundred and eighty-five, laws of one thousand nine hundred and eleven, ten thousand three hundred and thirty-three dollars and thirty-three cents.

107.

ANNUITY FOR WIDOWS OF GOVERNORS.

For the purpose of carrying into effect the pro- Annulties. visions of chapter one hundred and forty-six of the laws of one thousand nine hundred and twelve, four thousand eight hundred dollars.

108.

WASHINGTON ASSOCIATION OF NEW JERSEY.

For trustees of the Washington Association of Morristown New Jersey, pursuant to chapter three hundred headquarters, and nine, laws of one thousand eight hundred and seventy-four, twenty-five hundred dollars.

COMMISSIONERS OF THE PALISADES INTERSTATE PARK.

Palisades Park. For expenses incurred by the Commissioners of the Palisades Interstate Park, ten thousand dollars; said expenses to be approved by the Governor:

For the purpose of carrying into effect the provisions of chapter one hundred and twenty-four of the laws of one thousand nine hundred and ten, one hundred thousand dollars.

110.

MORRIS CANAL INVESTIGATION COMMITTEE.

Abandonment of canal.

For expenses incurred by the committee appointed pursuant to Joint Resolution number ten, passed April twelfth, one thousand nine hundred and twelve, two hundred and fifty dollars.

111.

RIPARIAN COMMISSION.

Riparian rights. For salaries of Riparian Commissioners, six thousand dollars:

For salaries and expenses incurred in the prosecution of the work of the commissioners, eight thousand nine hundred and eighty-five dollars.

112.

INSPECTION OF POWER VESSELS.

inland navigation. For salary of chief inspector, six hundred lollars;

For expenses of chief inspector, two hundred dollars;

For salary and expenses of assistant inspector, one hundred and fifty dollars;

For expenses of maintaining office at Lake Hopatcong for registration of boats, et cetera, pursuant to chapter seven, laws of one thousand nine hundred and ten, five hundred dollars.

113.

HEALTH OFFICERS OF THE PORT OF PERTH AMBOY.

For salary of the health officer of the port of Salaries. Perth Amboy, pursuant to chapter three hundred and twenty-eight, laws of one thousand nine hundred and six, one thousand dollars;

For salary of the deputy health officer of the port of Perth Amboy, pursuant to said chapter. two hundred and fifty dollars.

114.

OBSTRUCTIONS TO NAVIGATION.

For expenses incurred in removing any boat, Removale. barge or scow stranded or sunk in any of the navigable rivers of this State, one hundred dollars.

115.

BODIES THROWN UPON SHORES OF THE STATE BY SHIPWRECK.

For expenses incurred in viewing bodies cast shipwrecked upon shores by shipwreck, fifty dollars.

116.

BURIAL GROUNDS.

For the care and maintenance of burial grounds computeries, purchased by the State, pursuant to chapter one hundred and seventy-one, laws of one thousand eight hundred and ninety-eight, seventy-five dollars.

STATE CHARITIES AID ASSOCIATION.

Hypenses

For expenses of the association, pursuant to chapter one hundred and twenty, laws of one thousand eight hundred and ninety-two, six hundred dollars.

118.

NEW JERSEY HARBOR COMMISSION.

Expenses

For expenses incurred by the New Jersey Harbor Commission, fifteen thousand seven hundred and ninety dollars; provided, a bill pending entitled "An act to create the New Jersey Harbor Commission, and to define its powers and duties," becomes a law:

Joint miery.

For the State's share of the salary of a Federal Port Commissioner to act in conjunction with the New Jersey Harbor Commission and the New York Commission, to consider port conditions and pier-line extensions; provided, a bill pending in the United States Senate, introduced by Senator Hughes, of New Jersey, providing for such Federal Commissioner becomes a law, two thousand dollars; provided, further, the bill referred to in the above paragraph becomes a law.

Provise

1.

119.

BOARD OF FISH AND GAME COMMISSIONERS. GAME FARM AND FISH HATCHERY.

Maintenance.

For supplies and maintenance at the game farm and fish hatchery, seven thousand five hundred dollars.

120.

NEW JERSEY INTERSTATE BRIDGE AND TUNNEL COMMISSION.

interstate commission The unexpended balance of the appropriation to the New Jersey Interstate Bridge and Tunnel

Commission, for the year ending October thirtyfirst, one thousand nine hundred and fourteen, is hereby reappropriated for the use of said commission; provided, Senate bill number eighty-five does Proviso. not become a law.

121.

COMMISSION ON OLD AGE INSURANCE AND PENSIONS.

For expenses incurred by the commission ap- Expenses. pointed pursuant to chapter one hundred and ninety-eight, laws of one thousand nine hundred and eleven, six hundred dollars.

122.

COMMISSION UPON REORGANIZATION AND CONSOLIDA-TION OF INTER-RELATED DEPARTMENTS OF STATE.

For the purpose of carrying into effect the provisions of Joint Resolution number six, approved April first, one thousand nine hundred and twelve, four thousand dollars.

123

SAN FRANCISCO EXPOSITION COMMISSION.

To the San Francisco Exposition Commission, San Francisco for the uses and purposes expressed in chapter twenty-five, laws of one thousand nine hundred and twelve, and any amendment thereof or supplement thereto, ten thousand dollars;

There is hereby appropriated the unexpended balance remaining in the State Treasury at the close of the fiscal year ending October thirty-first, one thousand nine hundred and fourteen, of the amounts heretofore appropriated for the San Francisco Exposition Commission.

INSURANCE FUND.

State insur-

For the purpose of carrying into effect the provisions of chapter one hundred and twenty-three, laws of one thousand nine hundred and thirteen. fifty thousand dollars.

125.

PRISON LABOR COMMISSION.

Employment of prisoners.

For stenographer and clerk hire, one thousand five hundred dollars;

For printing, postage, expressage and other incidental expenses, five hundred dollars;

For expenses of commissioners, one thousand five hundred dollars.

126.

OYSTER AND CLAM COMMISSIONER, DISTRICT OF SHARK RIVER, IN THE COUNTY OF MONMOUTH.

Shark river oyster district. To Henry A. Bennett, for services as oyster and clam commissioner of the district of Shark river, in the county of Monmouth, pursuant to chapter fourteen, laws of one thousand nine hundred and five, for nineteen hundred and twelve, one hundred fourteen dollars and twenty-five cents and for nineteen hundred and thirteen, one hundred sixteen dollars and seventy-five cents, in all, the sum of two hundred and thirty-one dollars.

127.

COUNTY TUBERCULOSIS HOSPITALS.

county tubercular hospitals. For support of patients, at the rate of three dollars per week, pursuant to chapter two hundred and seventeen, laws of one thousand nine hundred and twelve, in the following county hospitals:

Union county, eleven thousand one hundred

fifty-five dollars and ninety-two cents:

Essex county, eleven thousand four hundred sixty-nine dollars and forty-two cents;

Hudson county, twenty-six thousand four hun-

dred thirty-six dollars;

Said amounts to include payment of bills prior to the current fiscal year.

128.

COMMITTEE TO INVESTIGATE THE ADMINISTRATION OF PUBLIC AFFAIRS IN BERGEN COUNTY.

To the following persons, for services rendered Bergen county and expenses incurred by order of the committee tion. appointed to investigate the administration of public affairs in Bergen county, pursuant to resolution adopted by the House of Assembly, April fifth, one thousand nine hundred and eleven; pro- Proviso. vided, said amounts are received in full of all claims due in connection therewith:

Albert C. Wall, three hundred eleven dollars

and fifty cents;

Herbert W. Knight, eight hundred ninety-two dollars and fifty-one cents:

Bradley Stoughton, one hundred and thirty-

eight dollars;

James Cameron, two hundred twenty-three dollars and forty-five cents.

129.

COMMISSION ON ELIMINATION OF TOLL BRIDGES.

For expenses of the commission appointed pur- Expenses. suant to chapter two hundred and ninety-seven,

laws of one thousand nine hundred and twelve, two hundred and fifty dollars.

130.

INVESTIGATION BY JOINT COMMITTEE ON APPROPRIA-TIONS.

Investigate financial conditions. Proviso. For the purpose of carrying out the provisions of Senate Joint Resolution number seven, one thousand dollars; provided, said resolution becomes a law.

School aid.

2. The following sums are hereby appropriated out of the income of the school fund for the purposes specified for the fiscal year ending on the thirty-first day of October, in the year one thousand nine hundred and fifteen.

1.

FREE PUBLIC SCHOOLS.

For the support of free public schools, two hundred and fifty thousand dollars.

2.

PREMIUMS AND ACCRUED INTEREST.

There shall be paid from the income of the school fund such sums required to pay premiums and accrued interest on bonds purchased by the trustees for the support of public schools.

3.

SCHOOL FUND EXPENSES.

Expenses of fund.

For necessary legal and other expenses incurred by or under the direction of the trustee for the support of public schools in the investment and protection of the school fund, and in the collection of the income thereof, two thousand dollars.

3. Before any building or buildings shall be Approval of commenced or work undertaken, for the cost of contracts by governoe. which money is appropriated by this act, the plans, specifications and contracts necessary for the entire completion thereof shall, and each of them shall be submitted to and approved by the Governor, and such contracts shall not be approved or entered into if the total expenditure under all the contracts necessary to the entire completion of such building, buildings, or work according to such plans and specifications shall exceed the amount appropriated by this act for such building, buildings or work; and in any and every case if appropria where it shall appear that the appropriation is insufficient to complete such building, buildings or work, the appropriation hereby made therefor shall not be applied toward the construction of such building or buildings, or prosecution of such work, but shall lapse and no payment shall be made therefrom; provided, however, that the provisions of this section, prohibiting the expenditure of the whole or any part of an appropriation, which in itself is insufficient to complete any building, buildings or work, and providing for the lapsing of such appropriations, shall not apply to nor restrict the expenditure of any moneys herein appropriated for the construction, completion of construction, equipment or furnishing of any armory or armories which have been heretofore authorized and which are partially constructed, completed or furnished, but such appropriation shall be available for the uses and purposes herein expressed to the full extent thereof.

4. No money shall be drawn from the treasury Moneys need except for objects as hereinabove specifically appropriated, and except such sums which are by law devoted to specific purposes, namely, State school tax, United States appropriation to Agri-

cultural College, United States appropriation for disabled soldiers, United States appropriations for disabled soldiers, sailors, marines and their wives, Agricultural College fund and taxes for the use of taxing districts in this State, moneys received pursuant to the laws relating to motor ve-

hicles, moneys received by the State from the taxation of railroad and canal property, which may be by law apportioned to the various counties of the State for school purposes, vocational schools, pensions of teachers and school officers authorized by law, and loans to "State School Fund." which last-named sums shall be paid pursuant to the laws applicable thereto; this section shall not be construed to prohibit the payment due upon any contract made under an appropriation of the previous year, nor of any payments into the State treasury by State institutions and commissions pursuant to an act entitled "An act regulating the receipt and disbursement of State moneys in certain cases," approved October thirty-first, one thousand nine hundred and seven (chapter two hundred and eighty-eight, laws of one thousand nine hundred and seven), which moneys by the provisions of chapter forty-one, laws of one thousand nine hundred and eight, are appropriated for the maintenance of said State institutions and commissions making such payments, and nothing in this act contained shall apply to moneys received directly into the State treasury or through

the Board of Fish and Game Commissioners as license fees, under any of the fish and game laws of this State, which moneys may be paid out as other moneys of the State; provided, however,

that nothing in this section contained shall be construed to apply to payments in the State treasury by the State Reformatory and State Prison, as receipts for the labor of inmates of those insti-

Section, how construed.

Proviso.

tutions.

5. This act shall take effect on the first day of Effective. November, one thousand nine hundred and fourteen.

Approved April 20, 1914.

CHAPTER 274.

An Act to amend an act entitled "An act to provide for the assessment and collection of taxes," approved April eighth, one thousand nine hundred and three, approved April twenty-first, one thousand nine hundred and nine, which said amendment was approved April second. one thousand nine hundred and twelve.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section fifty-seven of "An act to provide for section 67 the assessment and collection of taxes," approved April eighth, one thousand nine hundred and

three, is hereby amended to read as follows:

57. The owner, mortgagee, occupant or other person having an interest or lien in or on the land by owner of mortgage. sold for taxes, may redeem the same at any time within two years from the date of sale, or at any time thereafter until the right to redeem has been cut off in the manner hereinafter set forth, by paying to the collector or other collecting officer of delinquent taxes on lands of the municipality where the land is situate, for the use of the purchaser, his heirs or assigns, the amount of the purchase money shown on the certificate, with interest at the rate of twelve per centum per annum thereon from the date of sale, together with such other expenses as may be incurred by the purchaser, his heirs or assigns, under this act for recording fees; fees for the service of notices

Redemption



Proviso

necessarily served, and the fees and expenses in ascertaining the owner or owners, mortgagee or mortgagees, occupant or other person or persons having an interest or lien in or on such premises so sold for taxes; provided, that such fees and expenses incurred by the purchaser, his heirs or assigns, in ascertaining the owner or owners, mortgagee or mortgagees, occupant or other person or persons having an interest or a lien in or on such premises so sold for taxes, shall not exceed the following rates, to wit: on any one lot or parcel of land containing five thousand square feet or less, ten dollars; or any one lot or plot of land containing more than five thousand square feet and not exceeding ten thousand square feet, fifteen dollars; on any one lot or plot of land containing more than ten thousand square feet and not exceeding three acres, twenty-five dollars; and on any lot or plot of land containing more than three acres, forty dollars; and provided, further, no fees or expenses incurred as aforesaid shall be collectible unless the purchaser, or his heirs or assigns, shall have made and filed with such collector or other collecting officer, an affidavit showing the amount or amounts of such expenses actually disbursed or incurred; and the collector or other collecting officer, as in this section mentioned, or receiving such payments in full shall restore to the owner said land, and the sale shall be void, or where the redemption is made by a mortgagee or other person not primarily liable to pay the tax and having a lien or interest in or on the land, the person so paying shall succeed to the tax lien paid by him, and the purchaser shall on receipt of the redemption moneys, in full from the collector or other officer in this section mentioned, at the option of the party making the payments, either assign the certificate of sale by assignment under seal and acknowledged as a convevance of land to the person redeeming, or exe-

Proviso

Restoration to owner.

cute a satisfaction of the certificate of sale or cancel the same by endorsement in the manner required by law to satisfy or cancel a mortgage, whereupon the record of the lien shall be cancelled by the county clerk or register in like manner and for the same fees as in the case of mortgages; provided, further, the owner or other person having Provise. an interest or lien in or on the land sold for taxes, may redeem same at any time within ten days from date of the sale by paying to the collector or other collecting officer of the municipality where the land is situate, for the use of the purchaser, his heirs or assigns, the sum paid by him at such sale with ten per cent. added thereto, upon receipt of which payments the sale shall be void and shall be cancelled of record by said collecting officer.

2. This act shall take effect immediately Approved April 21, 1914.

JOINT RESOLUTIONS.

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Joint Resolutions.

JOINT RESOLUTION No. 1.

BE IT RESOLVED by the Senate and General Assembly of the State of New Jersey:

That the New Jersey Conference of Chari-report of and Corrections be authorized to print and charities ties and Corrections be authorized to print and distribute two thousand copies of the proceedings of the annual conference for nineteen hundred and fourteen, and the sum of six hundred dollars is hereby appropriated for the printing and distribution of the same, when included in any annual or supplemental appropriation bill, to be paid from the State treasury upon a warrant of the State Comptroller, upon vouchers duly approved by the Governor.

This resolution shall take effect immedi-2. ately.

Approved April 7, 1914.

JOINT RESOLUTION, No. 2.

Joint Resolution authorizing the Committee on Appropriations of the Legislature of nineteen hundred and fourteen to inquire into the financial needs of the Department of Education, Department of Public Roads, the institutions under the Department of Charities and Corrections or other departments or commissions, and into any new sources of public revenue.

WHEREAS. It has been made evident to the Joint Preamble. Committee on Appropriations of the Legislature of nineteen hundred and fourteen that there is a

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constant growth of the financial needs of the established departments and institutions of the State as shown by requests for increased appropriations from year to year, these demands having particular relation to the Departments of Education and Public Roads, and to the institutions under the administration of the Department of Charities and Corrections; and

Preamble.

Whereas, It is desirable that there should be an investigation undertaken, with more deliberation than is possible during the legislative session of the question of new sources of State revenue, and of the possible curtailment of expenditures in certain directions; therefore,

BE IT RESOLVED by the Senate and General Assembly of the State of New Jersey:

Financial needs of departments to be investigated. 1. The Joint Appropriations Committee of the Legislature for the year nineteen hundred and fourteen be and they are hereby authorized and empowered to make investigations of the financial needs of the Department of Education, Department of Public Roads, the institutions under the Department of Charities and Corrections or other departments or commissions, and of any new sources of public revenue, and to report to the next session of the Legislature. The said committee shall have power to issue subpænas for the attendance of witnesses.

Sittings.

2. The said committee shall have power to sit after the adjournment of the Legislature at any place in this State which they may designate.

Appropria-

- 3. The sum of three thousand dollars, or so much thereof as may be necessary, be and the same is hereby appropriated for the purpose of carrying out the provisions of this joint resolution.
- 4. This joint resolution shall take effect immediately.

Approved April 9, 1914.

PROCLAMATIONS'BY THE GOVERNOR.

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Proclamations by the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

Among the vital problems which call upon our people for solution, the continual waste of life, energy and property in all parts of the country by fire, is one of the most important. Conservation of natural and acquired resources is a subject which is deservedly receiving practical attention. Our forests are being preserved, our water power and waterways developed and utilized and the hidden forces of nature conserved and made subservient to the well-being of man.

The fire waste, rightfully so called because loss by fire is never anything but waste, is increasing annually. The incidental losses due to the interruption of business are beyond computation. The destruction of life and health, the discouragement of ambition due to property loss and bereavement, are likewise incalculable. The fact that much of this is preventable is a reproach to us as a people,

and it calls for immediate remedy.

To arouse our people to a true sense of these dangers and to an active interest in reducing and ultimately preventing them, I hereby proclaim that Tuesday, the Eleventh day of November, 1913, shall be known and observed as FIRE PREVENTION DAY throughout the State of New Jersey.

Let the observance of this day be characterized by simple and practical measures of fire prevention. I recommend the collection, removal and destruction of all inflammable rubbish and refuse.

Let all furnaces, heating pipes and chimneys be inspected and repaired if found defective in the least degree.

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Let all public and private institutions, hotels, factories, theatres, hospitals, asylums and other buildings, other than homes, be carefully inspected for fire hazards and let any changes be made at once that will further protect the occupants from danger by fire.

Let all basements, cellars, stairways, elevator shafts, yards, attics and other out-of-the-way places, where rubbish may be carelessly thrown, be thoroughly cleaned out on that day, and let the rule be established that thereafter they shall be

kept clean.

Let municipal authorities give such attention to matters of building regulations, fire fighting apparatus and all other public measures for fire protection and prevention as will enable them to announce on Fire Prevention Day the inauguration or accomplishment of definite measures in this department of public welfaré.

Lastly, let fire drills be held on that day in institutions, factories and in public, private and parochial schools, and I earnestly recommend that educational authorities cause the pupils under their charge to be instructed on that day by various direct methods upon the dangers of fire and a sim-

pler means of fire prevention.

Given under my hand and the great seal of the State of New Jersey, at Trenton, this twentieth day of October, in the year of our Lord one thousand nine hundred and thirteen, and of the Independence of the United States the one hundred and thirty-eighth.

[GREAT SEAL.]

JAMES F. FÍELDER,

President of the Senate, Acting Governor.

By the Governor:
DAVID S. CRATER,
Secretary of State.

THANKSGIVING PROCLAMATION.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON.

Our fathers have handed down to us the hallowed custom of devoting one day of each year to reflection upon the bounties of our Creator and the giving of thanks for the blessings we have received.

Therefore, I, Leon R. Taylor, Speaker of the House of Assembly, Acting Governor of the State of New Jersey, in order that this custom may be fittingly followed, do hereby designate Thursday, the twenty-seventh day of November, as a day of meditation and thanksgiving, and do appeal to the citizens of our State to observe this day in devotion, prayer and the giving of thanks for the blessings bestowed upon us individually, our happiness as a people and the prosperity which attends our State and Nation.

GREAT SEAL.

Given under my hand and the great seal of the State of New Jersey, at the Executive Chamber, this third day of November, in the year of our Lord one thousand nine hundred and thirteen and of the Independence of the United States the one hundred and thirty-eighth. LEON R. TARLOR,

Acting Governor.

By the Speaker of the House of Assembly, Acting Governor:

DAVID S. CRATER,

Secretary of State.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON.

The National Association for the Study and Prevention of Tuberculosis has designated Sunday, December seventh, next, as the National Tuberculosis Day. The study of the subject of the prevention of tuberculosis should not be confined to these self-sacrificing individuals who have taken it upon themselves to collect information, urge the need of legislation, collect statistics and educate the public in the ways and means of preventing the spread of this terrible disease. It properly becomes a part of the duty of the State to aid and assist in all ways in which it is possible to do so.

Much information has been disseminated by the various bodies which have made a study of tuber-culosis, and it clearly becomes the duty of every-one interested in the cause of humanity and the welfare of our State to observe and compel the observance of such rules as have been adopted by those bodies for the prevention of the spread of the disease.

Therefore, I, LEON R. TAYLOR, Speaker of the House of Assembly, Acting Governor of the Com-

monwealth of New Jersey, in the name and for the people of New Jersey, do issue this proclamation and urge the observance of December seventh,

1913, as TUBERCULOSIS DAY.

Given under my hand and the great seal of the State of New Jersey, this twenty-first day of November, in the year of our Lord one thousand nine hundred and thirteen, and of the Independence of the United

GREAT SEAL.

States the one hundred and thirty-eighth.

LEON R. TAYLOR,

Speaker of the House of Assembly,

Acting Governor.

By the Speaker of the House of Assembly, Acting Governor:

DAVID S. CRATER,

Secretary of State.

STATE OF NEW JERSEY, EXECUTIVE DEPARTMENT.

Whereas, Robert G. Bremner was, at the General Election held on Tuesday next after the first Monday in November, in the year one thousand nine hundred and twelve, elected by the voters of the Seventh Congressional District to represent this State in the House of Representatives of the United States, and subsequently duly qualified himself as such representative, and after such election and qualification, to wit, on the sixth day of February, one thousand nine hundred and fourteen, departed this life, thereby causing a vacancy to exist in the representatives of the United States;

Therefore, I, James F. Fielder, Governor of the State of New Jersey, pursuant to law, do hereby issue this my proclamation, directing that a special primary election be held according to law in said Congressional District, on the twenty-fourth day of March next ensuing the date hereof, for the purpose of nominating persons thereafter to be voted for at a special election hereinafter referred to, held for the purpose of electing a member of the

House of Representatives to fill the vacancy caused by the death of the said Robert G. Bremner; and in like manner and for like cause I do hereby issue this my proclamation, directing that a special election be held according to law in said Congressional District, on the Seventh day of April next ensuing the date hereof, for the purpose of electing a member of the House of Representatives to fill the vacancy caused by the death of the said Robert G. Bremner, from such persons as may have been legally nominated as candidates to fill the said office.

Given under my hand and the great seal of the State of New Jersey, at Trenton, this seventeenth day of February, in the year of our Lord one thousand nine hundred and fourteen, and of the Independence of the United States the one hundred and

[GREAT SEAL.] n

JAMES F. FIELDER,

Governor of the State of

New Jersey.

thirty-eighth.

By the Governor:
DAVID S. CRATER,
Secretary of State.

STATE OF NEW JERSEY, EXECUTIVE DEPARTMENT.

Whereas, The Comptroller did, on the fifth day of January, nineteen hundred and fourteen, under the provisions of an act entitled "A further supplement to an act entitled 'An act to provide for the imposition of State taxes upon certain corporations and for the collection thereof,' approved April 18, 1884," which supplementary act was approved June 3, 1905, report to the Governor a list of all corporations coming under this said act; and

Whereas, The following-named corporations so reported have, for the two years preceding such report, failed, neglected or refused to pay the State taxes assessed against them for the year 1911, under the laws of the State of New Jersey, and made payable into the State treasury; and

Whereas, Under the provisions of said act the charters of said corporations are revoked and all powers conferred by law upon such corporations declared inoperative and void; unless the Governor gives further time for payment; and

WHEREAS, The Governor has not given further time to the corporations so reported and hereinafter named for the payment of such taxes, and the same are still unpaid:

Therefore, I, JAMES F. FIELDER, Governor of the State of New Jersey, pursuant to the provisions of said act of the Legislature, do hereby issue this proclamation that the charters of the following-named corporations so reported, and in default, to wit:

MISCELLANEOUS CORPORATIONS.

UNPAID TAXES FOR 1911.

A. A. Firestone Company, Aaron Goldberg Shoe Company. Aberdeen Trading Company, Acme Realty Company, Acreage Investment Company, Adolph Raudnitz Company, Advance Engine and Manufacturing Company, Aero and Motor Club of Asbury Park, Aerovehicle Company, A. Hoch Rubber Company, A. J. Shaw Mould Works, A. Kraft and Company Chemical Works, Alabama Restaurant Company, Albany Avenue Realty Company, Albany Paint Store Company, A. L. Clark Stone Company. Alliance Press Company, Allied Industries Company.

Alma Company,

Alpha Silk Company,

Altoona Sand, Clay and Iron Ore Company,

American Advertograph Company,

American Artillery Range Finder and Relocator Company,

American Bottle Seal Company, American Building Company,

American Canned Goods Company,

American Composing Machine Company,

American Confetti Cannon Company,

American Construction and Improvement Company,

American Corporations Company,

American Debt Recovery and Business Protection Company.

American Desicating Company,

· American Engraving Company,

American Farm Products Company,

American Financial Syndicate,

American Furnace and Machine Company,

American Hay Company,

American Inner Tube Company,

American Instrument Company,

American Machinery and Export Company, American Metal Edge Box Company,

American Oil Storage Company,

American Patent Chair Company,

American Phosphorous Company,

American Plaster Board and Plaster Company,

American Realty Company,

American Realty Construction and Improvement Company,

American Realty Corporation of Newark, N. J.,

American Saw and Planing Mill Company.

American Security Contract Company,

American Silk Weaving Company,

American Simplex Company of New Jersey.

American Stereoscopic Company,

American Tanning Company,

American Trustee Company of New Jersey,

American West Indies Trading Company,

American Wood and Manufg. Company,

American "Z" Electric Lamp Company,

Am-or-ou Company,

Amusement Device Manufacturing Company,

Anchor Manufacturing Company,

Anglo-American Press Assn. of New York and London,

Animated Picture Patents Company,

Anne W. Gill, Incorporated,

Anti Vermin Company of America,

A. Post,

Applegate Sanitary Vacuum Sweeper Company,

Archbold and Scudder Company,

Architectural Stone Company,

Argonaut Excavator and Loader Company,

Armstrong Realty Company, Incorporated,

Art Fibre Company,

Arthur D. Ayars Canning Company,

Assured Home Company of Pennsylvania,

Astor Realty Corporation of New Jersey,

Atlantic Automobile Supply and Exchange Company,

Atlantic Coast Construction Company,

Atlantic Contracting and Construction Company,

Atlantic and Gulf Portland Cement Company,

Atlantic Heights Improvement Company,

Atlantic Hydraulic Machinery Company,

Atlantic Hyrox Company,

Atlantic Map Company,

Atlantic and Pacific Construction Engineers, Incorporated,

Atlantic Seashore Improvement Company,

Atlantic Vacuum Cleaners Company,

Atlantic Wrench Company,

Atlantic Casino Pier Corporation,

Atlantic City Eagles Home Association,

Atlantic City Exposition Company,

Atlantic City Hippodrome Company,

Atlantic City Hygienic Milk Company,

Atlantic City Riviera Parkway Company,

Atlantic City Riviera Parkway-Ocean Pier Company,

Atlas Improvement Company,

Atlas International Carrier Company.

Atlas Water Tube Boiler Company, Atlas Weighing Machine Company, Atterbury Brothers (Incorporated), Augustus Degen Company, Aulino Dirigible Airship Company, Automatic Bill File Company, Automatic Fan Company, Automatic Hand-Truck Company, Automatic Sprinkler Company of America, Automatic Transportation Company of New Jersey, Automobile Journal, Auto Motion Picture Company. Auto Piano Company, Autoreviseur Company, Eahama Trading Company, Baker-Giltinan-Patterson Company, Baker Machine Company, Bangor Structural and Roofing Slate Company. Bankers Realty Securities Company, Bankers Vault Inspection Company, Bard Automobile Company, Bard Catering Company, Barnegat Glass Company, Barnes Automobile Fender Company, Bates and Company, Bath Motor Manufacturing Company, Baxter Lighting Company, Bayard Sand Company, Bayonne Wet Wash Laundry Company, Payous Realty Company, B. and B. Company, B. and B. Coupling Company, Bell Gorman and Highee, Bell-Haven Company, Belmont Land Improvement Company, Bennett H. Fishler, Incorporated,

Bergen Improvement Company, Bernetta Realty Company, Bethesda Nature Resort, Beverly Realty Company,

Bias Waterproof Fabric Company, Biatuck Mining Company, Big Hippodrome Company, Birmingham Sanitarium Company, Blauvelt and West Company, Bloomingdale Soft Rubber Works. Blume Manufacturing Company, B. M. Mesler Company, Boneka Mining and Development Company, Boston Provision Company of New Jersey, Boyarsky Construction Company, Branch Brook Chemical Company, Breeders Incubator Manufacturing Company, Brennan Contracting Company, Brewster-Tompkins Company, Brick Church Automobile Company, Bridgeton Paper Box Company, Bridgeton Realty Company, Broadway Realty Company, Brock Construction Company, Brokers Exchange, Brookchester Land Company. Brooklyn Veneer Barrel Company, Brower Engineering and Construction Company, Bruce Gardner. Buck Head Rice Company, Buffalo Bills Wild West Company, Builders' Realty Company, Bungalow Construction Company, Burns Company, Burton and Casterline Chemical Company, Butler Plumbing and Heating Company, California Steel and Iron Company, California Timber and Development Company, Calumet Oil Company, Camden Granite Brick Company, Camden Metal Company. Camden and Philadelphia Soap Company, Camden Pure Ice Company, Camors-McConnell Company,

Campana Operaia Publishing Company, Carbonating Appliances Company, Carleton Realty Company, Carribean Islands Company, Casino Realty Company, C. C. Schwartz and Company (formerly Consumers Dressed Beef Company), Central Distributing Company, Central Foundry Company. Central Securities Company. Central States Theatre Company. C. E. Wenzel Company. Chas. A. Lock Brewing Company, Charles E. Doddridge Company (formerly Commonwealth Securities Corporation), Charles P. Senger. Charles Schreiber Construction Company, C. Hartz and Company, Incorporated, C. H. Clinton Paper Company, Chelsea Realty Company, Chickamauga Steel and Iron Company, Chidsey Express Company, City Construction Company, Clements and Son Company, Cleveland Farm and Creamery Company, Clifford Park Realty Company, Clifton Development Company, Clifton Homes Company, Clifton Realty Contracting Company, Clinton Land and Construction Company, C. M. Hattersley Piano Company, Coast Canal Company, Coates Brothers Company, Cobalt Coalition Mining Company. Cocoanut Butter Company, Cohansey Lumber Company,

Cold Indian Spring Water Company,

Cold Springs Land Company, Coleman Investment Company, Collingdale Improvement Company,

Collins Metallic Packing Company (formerly Elastic Metallic Packing Company), Collins New York Medical Institute. Collins Silk Company, Colonial Black Company, Colonial Construction Company (No. 1), Colonial Cottage Corporation, Coloroll Manufacturing Company, Columbia Commercial and Realty Association, Columbia Engineering Company, Columbia Hall Company, Commercial Tool and Stamping Company, Commercial Trunk and Packing Box Company, Condor Chemical Company, Consolidated Hotels Corporation, Consolidated Sporting Goods Manufacturing Company, Consolidated Taxi-Service Company, Consumers Ice Company of Sea Isle City, N. J. Consumers Match Company, Continental Railway Securities Company, Conway Contracting Company, Cooney Construction Company, Co-Operative Retail Confectioners, Co-Operative Soap Company, Coronet Steel Company, Corporate Organization and Tax Company, Cosmo Construction Company, Cosmopolitan Shipping Company of Philadelphia, C. Ostermaier Company (No. 1), County Construction Company, Craftsmen's Art Company, Cranford Oilstone Company, Crawford Lumber Company, Creola Chemical Company, Crescent Land and Oil Company of Pittsburg, Pennsyl-

vania, Crittenden Company, Cross Electric Company, Crouch Construction Company, Crown Motion Picture Company,

Cumberland Poultry Farms, Cummings Brothers Realty Company, Curlew and Cottages Company, Curtis Construction Company, C. W. Starr Company, Daggett and Miller Company, Dairy and Confectionery Refrigeration Company, Darby-Meeker Company, David Buist Plumbing and Heating Company, Davies-Mason Company, Day Department Store. Day Garrett Manufacturing Company, Delany Foreign Company, Delaware River Amusement Company, Pelaware River Improvement Company. Delta Company of Atlantic City, Demotear Company of New Jersey, De Sota Timber Company, Diamond Corset Shield Company, Diamond Mills Company, Dixon Cable System Company, Dobson Plumbing and Heating Company, Dock Gas Engine Company, Doglovers Publishing Company, Dooling Company, Dordoni Silk Dyeing and Chemical Company, Doric Building Company, Doriskill Farms, Douglass and Foley, Dover Wood Heel Company. Dreadnaught Tire Company, Dreamland Park Toboggan Company of Rochester, Druck Auto Selling Company, Drukker Poultry and Egg Farms, Incorporated, Dundee Loan and Investment Company. Dundee Silk Throwing Company, Dunellen Building and Improvement Company, Dunn Stoker and Water Gas Furnace Company, Durfee-Mayer Corset Company,

E. A. Bondenmann, Incorporated,

Eagle Chemical Works, Eagle Manufacturing Company, Eagle Oil Company of New York, Eagle Silk Manufacturing Company, East Jersey Light and Power Company, East Orange Alaska Mining Company, East Side Coal Company, Eastwood Realty Company, Eastern Creamery Company, Eastern Extracting Company, Eastern Live Stock Company, Eastern Motor Sales Company, Easy Lubricating Axle Company, E. A. Williams. Eclipse Amusement Company, Eclipse Embroidery Works, Economy Lumber Company, Economy Metals Company, Eda Amusement Company, Eden Amusement Company, Edgar Company, Edison Lamp Company, Educational Publishing Company, Edward A. Godding Company, Edward N. Kevitt Company, Edwin Knust Company, E. L. Downes Company, Electric Economy Company, Electric Railway Safety Appliance Company. Electric Vehicle Company, Elfreth-Belmont Realty and Construction Company. Elgin Separator Sales Company, Elizabeth Building Company, Flizabeth Land Company, Elizabeth Motor Car Company, Elizabeth Taxicab Company, Elkmont Oil Company, Ellis-Tonnele Company, Ellsworth Corporation of New Jersey, Elm Manufacturing Company,

El Orient Tobacco Company,

Ely and Emmons Company,

Emerson-Remsen Company,

Empire Associates,

Empire Brass Works,

Empire Dairy Company,

Empire Graphite Company,

Empire Lead Company,

Empire Theatre Company,

E. M. Wallington and Company,

Enfield School of Credit Science.

Engravolithic Company,

Ennisson Automatic Job-Press Manufacturing Company,

Enterprise Company,

Enterprise Realty Company,

Epicure Hotel, Restaurant and Wine Company,

Equitable Law Corporation,

Equity Loan and Guaranty Company,

Equity Real Estate Company,

Erie Real Estate Company,

Erklin Manufacturing Company,

E. S. Reid Company,

Essex Contracting Company,

Essex Lace Curtain Works,

Essex Storage Company,

Essington Patent Leather Company,

Estates Company,

Eugene F. Hoffman and Son,

Eureka Company,

Eureka Flexible Conduit Company,

Eureka Sanitary Head Rest and Supply Company,

Eureka Securities and Trading Company,

European Industrial Finance Company,

European Travelers Association,

Evans Novelty Company,

Evona Realty Company,

E. and W. Cigar Company,

Eyre Smelting Company,

E. Z. Garter and Supporter Company,

i abrics and Fashions Company, Falcon Motor Car Manufacturing Company, Falhauber and Brown. Falls City Construction Company, Γ. A. Morehouse Company, Farkas Tungsten Lamp Company, Farmers Wholesale Company, Farm and Mansion House Company, Faultless Cork and Seal Company, Fayette Oil and Gas Company, F. D. Jackson Milk Company, Federal Development Company, Federal Telephone Company, Federal Wire Company, Feder Company, Feldmann's Emporium, Fidelity Construction and Realty Company, Fifth New York Waist House, Fire Securities Company, Fischer Railway Mailing Device Company, Fiske-Peck Realty and Building Company, Flexible Abrasive Wheel Company, Floersch Company, Florence Park Lakeside Company, Florence Realty Company, Florida Tie and Lumber Company, F. M. Curtis, Jr., Incorporated, Fobachton Investment Company, Forbesdale Land and Improvement Company, of Perth Amboy, N. J., Ford Refrigerating Air Machine Company, Foreign Exchange and Tourist Company, Forest Association, Fort Dearborn Folding Box Company, Fortesque Amusement and Improvement Company, Frankel Real Estate Company (formerly Paintlaw Realty Company), Frankford Herald Publishing Company, Franklin Press Printing Company, Franklin Telephone Company,

Fred Barker Company,

Freed Manufacturing Company,

Freeman Patent Process Oyster Company,

Freight Handling Machinery Company, Incorporated,

French Trading Exchange,

Freund Yeast Company,

Fries Breslin Company,

Fries-Harley Company,

Fulton Hat Company,

Fulton Transportation Company,

Funk Manufacturing Company,

Furnace Run Saw Mill and Lumber Company,

F. W. Fenn Amusement and Producing Company,

Garwood Construction Company,

Gas Engine Pneumatic Company,

Geiger-Soltis Real Estate Company,

General Ball Bearing Company,

General Construction Company of New Jersey.

General Power Company,

General Sanitation Corporation,

Gentzel Grocery Company,

Geoffroy Coal Company,

George Anderson Bamboo and Furniture Novelty Works.

George D. Feidt and Company,

George E. Armstrong Company,

George E. Peterson, Incorporated,

George F. Middleton Company,

George Frank Lord, Incorporated,

George Virtue and Company,

Georgia Lumber Company,

Georgia Paper-Shell Pecan Company.

German-American Business Company,

Germania Brewing and Distilling Company,

Gilpin Park Realty Co. (formerly S. G. Painter Realty and Securities Company).

Girard Amusement Company,

Girard Neckwear Company,

Glaser Company,

Glassboro and Carpenter Landing Turnpike Company.

Glassner, Saffner and Silverman Construction Company,

Glen Island Steamboat Company, Glen Morris Supply Company, Globe Mining Company of Naica, Chihuahua, Mexico, Globe Tubing Company, Gloucester Paper Mills Company, Golden Vibrator Company of New Jersey, Goldwebers Department Store, Goshen Iron Company, Goubert Manufacturing Company, Gould's Rift Power Company. Grand Laundry Company, Graphic Arts Company, Gray Column Company, Gray Drug Company, Great Northern Iron Company, Greatworth Company, Greek American Confectionery Company, Greenfield Paper Bottle Company, Greenhouse Construction Company, Grimshaw's Express Company, Grinker Land and Building Company, Groff School, Grove Hinman, Incorporated, Guarantee Construction Company, Guarantee Rubber Tire Company, Guarantee Securities Company, Guarantee Waterproofing and Construction Company, Gautemalan and American Mahogany Company, Gulf, Texas and Western Railroad Company, Gustafson Press Feeder Company, Guttenburg Motor Drome Association, Hall Claus Terhune Company, Hamilton Auto Company, Hammer Embroidery Company, Hankin Construction Company, Hanover Consolidated Company, Hanover Iron and Steel Company, H. A. Peek and Son Piano Company, Hardy Hotel Company, Haring and Blumenthal Company,

Harrington Park Villa Sites Company, Harris Auto Company, Harrison Construction Company, Harry A. Munn Company, Harvey Cedars Realty Company, Harvey H. Reese Company, Harvey Wallace Construction Company, Hawkins-Wilson Company, Hayes & Son, Incorporated, H. B. Drake Woodworking Company, Henderson and Company, Hendrickson and Andrews Company, Hercules Construction Company, Herman D. Hertz Realty Company, · H. E. Thompson Manufacturing Company. Heyman-Mendl Company, H. F. Haviland Company, H. F. Sailor Boat Building Company, Hiawatha Spring Water Company, Hicks-Johnson Company, Incorporated, Hicks Locomotive and Car Works. Highland Park Homes Company of Highland Park, New lersey. Highpoint Land Improvement Company, Hillside Quarry Company, Hilltop Land Company, H. J. McDanolds Company, H. L. Brown Lumber Company, Holland Shirt Company, Hollingshed-Kernan Company, Home Building and Supply Company. Horton Business Institute. Hotel Navarre Company. Hotel Victoria Company. Howard Hall Company, Howell Manufacturing Company, H. Russell and Company, Incorporated (formerly Suburban Real Estate Exchange). H. S. Horton Company, Hudnut's Pharmacy,

Hudson Builder's Supply Company, Hudson Coffee Company, Hudsonia Company, Hudson Plumbing and Heating Company, Hudson Publishing Company, Hudson Sales Company. Hudson Textile Mills. Hudson Woodworking Company, Hurford Nitrogen Company, H. W. Dutton Company, Incorporated, Hydro-Bar Waterproofing Company, Hygea Liquid Soap Company, Hyrox Company of New Jersey. Ideal Dust Destroyer Company, Ideal Realty Corporation of New Jersey, Ideal Shirt Manufacturing Company, Ideal Steam Laundry Company, Idle Hour Auto Company, Imperial Baking Company, Increase Realty Company, Independent Building and Construction Company, Independent Co-operative Premium Company, *Industrial Chemical Company, Industrial Dyeing and Finishing Works, Industries Development Company, I. N. E. Z. Company, Inland Waterway Land Company, Intaglio Company, International Business Corporation, International Charcoal and Chemical Works. International Clarifying Company, International Contracting and Development Company, International Iron and Metal Company, International Music Teachers Normal Institute. International Telephone Supply Company. Interstate Canneries Company, Interstate Traction Company, Interurban Telegraph News Company, Iron Bound Realty Company, Iron Mountain Sanitarium,

Irven Realty Company, Isle of Pines Transportation and Supply Company, James A. Mandeville Company (formerly Gray-Mandeville Company), James Mannix Company, Incorporated, J. C. Fenton Company, J. C. Rickey Electric Catarrh Cure Company, Iefferson Zinc Company, Jeffreys and Tiffany Company, Jersey City Electric Company, Jersey City Warehouse Company, Jersey Homes Company, Jersey Sweeper Company, J. H. Sutphen Company, J. L. C. Company, I. Melvin Bush Music Company, J. Musa Junior Company, John C. Wolf Boat and Launch Works, John Ferggs Brewery, John H. Elliott, Incorporated, John N. Mitchell Company, Joseph H. Lefferts Land Company, J. R. Barry Lumber Company, Julius Gerth Estate, Juniata Valley Construction Company, J. & W. Cahill and Company, J. Weinberger and Company, J. W. Greene and Company, Incorporated, Kapailo Manufacturing Company, Kaufman's, Kearny Building Company, Keller-McManus Company, Kelley Long Construction Company, Kellogg and Sharp Manufacturing Company (formerly Kellogg Manufacturing Company), Kenney Specialty Company, Ketch-On Door Stop Company, Keystone Clothing Company, Keystone Scrap Iron and Metal Company,

Kinsey Sea Moss Company,

Kipp Construction Company, Kirnan Fire Alarm Company, Knapp Clevenger Contracting Company, Knickerbocker Sales Company, Knickerbocker Typewriter Company, Knobbs Company, Koorie Safety Pulley Company, Kosher Dairy Company, Kratz and Smoyer, Incorporated, Lackawanna Foundries, Lackawanna Real Estate Company. Lactic Process Company, Lafayette Steamship Ticket Company. Lagret Company, Laiblin Company, Lake Hopatcong Land Company, Lakeside Maison Dore Company, Lakewood Farm Company, Lakewood Terrace Hotel and Sanitarium Company, Lambertville Ice Company, Land Development Company of America, Landisville Basket Manufacturing Company, Landisville Industrial Company, La Supreme Corset Company, Latendorf Aerial Navigation Company, Lea-Degen Pump Company, Le-Bo Transfer Paper Company of New Jersey, Lee-Dodge Company, Legler Mercantile Agency, Lehigh Park Realty Company. Leick Jewelry Company, L. Engel Company, Lentsmith Lumber Company, Lesco Realty and Construction Company. Le Syndicat De Roubaix, Le Syndicat Du Nord, Levant Emery Company, Lewis Fischer and Brother, Lewiston Development Company, Lewistown Poultry Farm, Incorporated,

L. H. Overly Manufacturing Company,

Lincoln Heights Realty Company,

Lincoln Manufacturing Company,

Linden-Elizabeth Company,

Linden Farms,

Linden Homes Company,

Lion Chemical Company,

Little Ferry Manufacturing Company.

Llewellyn Realty Company,

Lodomo Company,

Loeb Nunez Havana Company,

Lomonte Building and Construction Company,

Long Beach Island Realty Company,

Long Branch Pier and Land Company.

Long Branch Press Company,

Lorraine Motor Company,

Los Soldados Rubber Company,

Louderback Securities Company,

Lowry and Teltsch Company,

L. Schroeder Company,

Lund Engineering and Construction Company,

Lyceum Association of Atlantic Highlands,

Lyle Clay Cleaner Company,

MacKenzie and Van Ness Company,

Mackey Motor Company,

Macpherson Willard Forge and Machine Company,

Mahar and Louer Company, Incorporated,

Mahoning Oil and Supply Company (formerly Peffer Sutter Oil Company),

Mainsmere Gardens Company,

Malaga Realty and Construction Company.

M. A. Miele Company,

Manhattan Café Company,

Manhattan Publishing and Novelty Company.

Manhattan Real Estate Company,

Manhattan Ribbon Company of New Jersey.

Manicaragua Valley Railroad Company.

Mansfield Plumbing Company,

Markowsky Inventions Company,

Marquez Cigar Company,

Marvel Company,

PROCLAMATIONS.

M. A. Smith. Mattison Box and Lumber Company, Mayer's Soap Company, M. Bock Realty Company, M. Caffrey Leather Company, McCutcheon Adair Company, McDermott Contracting Company. McDougall's Magazine Company. McElroy Construction Company, McKenna Portland Cement Process Company. McOuilkin Transportation Company, McRae Paper Shell Pecan Company, Meeker Construction Company, Melbourne Improvement Company. Mellott Heating Company, Mercantile Supply Company, Mercer Manufacturing Company, Mercer San Rafael Mining Company. Merchants Investment Company, Messenger Glove Company, Metal Corporation. Metal Manufacturing Company, Metallic Paint Company of America, Metropolitan Artificial Stone and Tile Company, Metz Automobile Company of Paterson, New Jersey, Mexican Lumber and Milling Company, Mexican Land and Timber Company, Meyer Benisch and Brother, Meyer and Thompson Company, Middlesex Finance Company. Midland Glass Company, Mid-West Motor Supply Company. Miguel C. Palmer Company, Milltown Coal and Lumber Company, Minas Mercedes, Miningham and Long Construction Company, Minsi Manufacturing Company, Mitchell Varnish Works, M. J. Loxley Company, Mockridge Condenser Company.

Model Hand Laundry Company,

Model Home Land Company,

Model Realty Company,

Modern Apartments Company,

Modern Securities Company,

Modern Shop Company,

Mohr-man-Avery Company,

Monarch Shoe Manufacturing and Machine Company,

Monmouth Realty Improvement Company,

Montague and Gillet Company,

Montclair South Development Company,

Montrose Hospital,

Moore Brothers Publishing Company,

Morgan and Fancher Company,

Morgan, Hoover Company,

Morris, Ruben, Rosenberg Construction Company,

Morse Process Company,

Motor Record Publishing Company,

Motor Service Company,

Motor Shop of Ridgwood (formerly Baldwin and Covert),

Moulton Remedies Company,

Mound City Company,

Mount Adams Railway Company,

Mt. Holly Evaporating Company,

Mount Holly Iron Works,

Mount Holly Real Estate Company,

Mount Olive Realty Company,

Mount Tabor Spring Water Company,

Mountain View Milling and Trading Company,

M. Q. S. Manufacturing Company,

Mrs. Ralston Company,

Municipal Filtration Company of Pennsylvania,

Murray Hill Park,

Mushroom Company (La Compagnie de Champignons),

Musin Music Company,

Musso Electrical Transmission Company,

Mutual Brewing Company,

Mutual Co-operative Company,

Mutual Equipment Company,

Mutual Medical and Aid Association,

Mutual Supply Company,

Myrtle Realty Company,

Nassau Carpet Company,

National Agency Company,

National Appraisal Company,

National Can Company,

National Chocolate and Gum Company,

National Co-operative Society,

National Co-operative Waist and Neck Wear Company,

National Dry Goods Company,

National Dulcin and Chemical Product Company,

National Electro Steel Company,

National Gauge Company,

National Gravity and Amusement Company,

National Harmony Company,

National Indicator Company,

National Iron and Metal Company of South River, New Jersey,

National Photograph Machine Company,

National Real Estate Corporation,

National Realty Sales Company,

National Specialty Company,

National Stock Sales Company,

National Telephone Selector Company.

National Varnish and Color Company.

Nature Products Company,

Nature's Chemical Products Company,

Neary-Martin Lumber Company,

Nelson Furniture and Auction Company,

Neuschotz Millinery Company,

Nevada Central Railway Company,

New Age Construction Company,

Newark Building Company,

Newark Co-operative Association,

Newark General Manufacturing Company.

Newark Last Works,

Newark Motor Car Company,

Newark and New York Transportation and Lighterage Company,

Newark Printing and Bindery Machine Repair Company,

New Brunswick Piano Company,

New England Paper and Stationery Company,

New England Securities Company,

Newfield Smyrna Rug Company,

New Hampshire Quartz and Mica Company,

New Idea Loan Association,

New Jersey Automobile Company,

New Jersey Business College,

New Jersey Carbureter Company,

New Jersey Chemical Company,

Wew Jersey Consumers' Wine and Liquor Dealers' Association,

New Jersey Crate Basket and Hamper Company,

New Jersey Dustoline Company,

New Jersey Furniture and Wood Working Company, Incorporated,

New Jersey Gas and Electric Fixture Company,

New Jersey Glove Company,

New Jersey Grape and Farming Company,

New Jersey Import Company,

New Jersey Independent Telephone Company,

New Jersey Iron and Metal Company,

New Jersey Land-Credit Company,

New Jersey Land and Construction Company,

New Jersey Land and Investment Company,

New Jersey Lumber Company,

New Jersey Marble and Slate Company, Incorporated,

New Jersey Metallic Bedstead Company,

New Jersey Patent Holding Company,

New Jersey Printing Press Company,

New Jersey Selling Company,

New Jersey Smelting and Refining Works,

New Jersey State Fair Association,

New Jersey Waste Metals Company,

New Jersey Worsted Company,

New Orange Park Land and Improvement Company,

New Process Combustion Company,

New Process Refinishing Company,

News Publishing Company of Hawthorne, N. J.,

New York and Atlantic City Steamship Company,

New York Electric Music Company,

New York Equipment Company,

New York and Long Island Construction Company,

New York Opera Glass Supply Company,

New York and Staten Island Land Company,

New York-Texas Land Company,

N. H. Hart Mining Company,

Nonpareil Machine Manufacturing Company,

Non Rusting Metal Company,

Normanock Club,

North Beach Haven Land and Improvement Association.

North Beach Haven Realty Company,

North Chelsea Land Company,

North Hudson Brick Company,

North Jersey Garage Company,

North Jersey Home Corporation,

North Jersey Improvement Company,

North Sea Haven Company,

North Ward Furniture Company,

Novelties Development Company,

Nuorla Company,

Nutley Manor Land Company,

Ocean City Base Ball and Athletic Association,

Ocean City Estates,

Ocean Construction Company,

Oceanside Development Company,

Ocean Utilities Company,

O. D. Corbett Amusement Company,

Oklahoma Commercial Company,

Olden Land Company of Trenton, N. J.,

O. L. Peterson Furniture Company,

Ona Hook and Eye Manufacturing Company,

Opal Leather Company,

Orange Construction Company,

Orange Mountain Traction Company,

Oriental Metal Bed Company,

Oriental Tobacco Company,

Oro Grande Mines Company,

Orona Manufacturing Company,

Osgoodby Farm Agency, Ottoman Anglo-American Company, Overlook Land Company, Packard Auto Renting Company, Packer House Garage Company, Palisade Town Hall Association. Papassimakes and Soter Company, Park Contracting and Amusement Company. Park Heights Land and Water Company, Park Realty Company, Park Slope Land and Construction Company, Parmly Hat Works, Partrick, Carter and Wilkins Company, Passaic County Miracle Pressed Stone Company. Passaic Estates Company, Passaic River Despatch, Passaic Valley Transportation Company, Patented Machines Manufacturing Company, Patents Improvement Company, Paterson Food Company, Paterson Sand and Pressed Stone Company, Patriotic Philadelphia Company, Patten Bathing Company, Patterson-Cabell Company. Pavonia Land Association, Payne Beef Company, Peerless Petticoat Company, Peerless Tire Company, Penn Film Service Company, Penn Worsted Company, Pennsylvania Development Company, Pennsylvania Electric Equipment Company, Pennsylvania Labor Exchange Company, Pennsylvania Realty Company of New Jersey, Peoples Plate Ice and Cold Storage Company, Perfect Briquette Binder Company, Perth Amboy Chronicle Publishing Company, Peter Parley Company, Philadelphia Motordrome Ass'n.,

Philadelphia Suburban Company,

Philadelphia Veterinary Aid Association,

Phillips Manufacturing Company, U. S. A.,

Physical Culture Publishing Company,

Physicians Hospital Association,

Pilson, the Printer, Incorporated,

Pine Aire Development and Irrigation Company of New Jersey,

Pine Lake Park Land and Improvement Company.

Pioneer Mining Company,

Pioneer Patent Development Company,

Pittsburg Mica Mining Company,

P. J. Nee Company,

Plainfield Lumber Company,

Plainfield Mining Company,

Plainfield Realty and Construction Company,

Planten Realty Company,

Plaza Realty Company,

Pleasure Bay Amusement Company,

Poland Investment Company,

Portable Wringerslide and Manufacturing Company,

Port America Company,

Port Reading Company,

Port Theatre Company,

Portland Stone Company,

Postcraft Company (formerly C. and R. Sales Company,)

Praise Publishing Company,

Premier Machine Company,

Premier Metals Company,

Press Printing and Publishing Company,

Princeton Poultry Ranch,

Prismatic Reflector and Mirror Company, Incorporated,

Professional Service Corporation,

Progressive Pretzel and Baking Company,

Prospects Heights Land Company,

Prosperity Land Company,

Protective Premium Corporation,

Protectus Company,

Provident Securities Company,

Public Automobile Service Corporation,

Publishers Press,

Purabla Oil Company, Pyrographic Supplies Company, Quintana Roo Development Company, Quoin Investment Company, Rabel Sugar Company, Radio Telephone Company, Rahway City and Suburban Realty Company, Rahway Homesteads Company, Railway Building and Operating Company, Ralph B. Schmidt Company, Rambo Lime Company, Rapp and Wagman Manufacturing Company, R. and B. Novelty Company, Real Alto Mining Company, Realty Debenture and Development Company, Realty Owners Company, Realty and Personal Property Company, Realty Transfer Company, Record Oil and Supply Company, Recording Speedometer Sales Company, Red Cross Drug Company, Refugio Syndicate, Reid Metal Refining Company, Ridgewood Development and Construction Company, Ridgewood Heights Realty Company, Ridgway Manufacturing Company. Riegel and Company, Rimini Chemical Company, Ritchie Wall Paper Company, Riverside Park Amusement Company, Riverton Building Supply Company, Riverton Ice and Cold Storage Company, Riverview Mausoleum and Cemetery Company. Rivera Park Association. Riviera Title-Contract Company, R. M. Gilmour Manufacturing Company, Robb Mumford Boiler Company, Robert J. Wythe Company, Robert Reach Gymnasium Supply Chapany, Robertson Sales Company,

Rockaway Squabary, Rockwood Realty Company, Roseleaf Decorating Company, Ross Amusement Company, Ross Publishing Company, Routh Solder Company, Royal Gray Motor Car Company, Royal Hungarian Wine Importing Company, Royal Punch Company, R. P. Sword Manufacturing Company, R. R. Appleton Company, R. S. Cox and Sons, Rubber Import Company, New York, Rubberlife Selling Company, Rubber Shop. Rumble Health Food Company, Russell Generator Company, Rutherford and Carlstadt Land and Building Company, Ryle Park Association, Saddle River Water Supply Company, Safety Electric Company, Safety Signal Company, Salem and Philadelphia Transportation Company, Salem Realty Company, San Domingo Construction Company, Sanitary Art Tile Company, Sanitary Soap Company, Santa Anna Cranberry Company, Santo Domingo Railroad Company, Schalkenbach and Budke, Incorporated, Schneible Company. School Progress Publishing Company, Schroeder Manufacturing Company, Scott Transfer Company, Seaboard Iron Corporation, Sea Girt and Spring Lake Country Club, Sea Shell Amusement and Land Company, Seashore Navigation Company,

Seashore Novelty Company, Securities Corporation, Limited,

Security Investment Company, of Camden, N. J., Shafwal Realty Company, Sherman, Townsend and Company, S. Heyman Dry Goods Company, Shore Land Company. Shrewsbury-Fairview Manor Company, Shrewsbury River Bungalow Colony, S. H. Roberts Boiler and Tank Company, S. I. Bell Company, Silicia Portland Cement Company, Silox Pure Water Company of Philadelphia (formerly Municipal Filtration Company of Philadelphia), Silver Spring Park Company, Simplex Sales Company, Sip Realty Company (formerly Leonard Company), Slate Products Company of America, S. Mavbaum Food Company, Smith Print Cutting Company, Incorporated, Society of Universal Science, Soil Resources Alliance, Solomon Brothers. Somerset Farming Company, Somerset Land Company, Somerset Mills. Somerville Manufacturing Company, Sonora Mining and Investment Company, Sorosis Health Waist Company, Sound Shore Front Improvement Company, South Bay Company, South Brunswick Land Improvement Company, South Coast Company, South Penn Railways and Light Company, Southern Land and Lumber Company, Spencer Water Company, Split Ball Clock Company, Springdale Farm Company, Springfield Realty Company, Spring Steel Fence and Wire Company, Square-Wear Shoe Shop, Standard American European Mining Company,

Standard Brewing and Refrigerating Company. Standard Leather Washer Manufacturing Company, Standard Man Finance Company, Standard Man University, Standard Products Syndicate, Standard Shirtwaist and Undergarment Company, Standard Steel Company of New Jersey, Standard Woven Label Company, Star Steam Laundry Company, Steel Company of America, Steel and Iron Corporation of Mexico, Steel Tempering Process Company, Steinberg Realty Company, Steinberg and Steiner Cigar Company, Sterling Engineering and Construction Company, Sterling Garage and Automobile Company, Stockton Stone Company, Stonage Plaster Company, Strand Realty Company, Stratton Manufacturing Company, Suburban Building Association, Suburban Motor Transit Company, Suburban Title Guarantee Company of New Jersey. Suburban Transit Construction Company, Summit Contracting Company, Superior Novelty Manufacturing Company, Superior Patent Leather Company, Surefoot Horseshoe Company, Surprise Gold Mines Company of Nevada, Sussex Zinc and Franklinite Company, Swastika Company, S. W. Barber Company, Sweepo Manufacturing Company, Swiss Laundry, S. W. Jameson Company, Syracuse Provident Loan Society, Tackmus Investment Company, Tatem Realty Company, Taxi-Service Company, Teaneck Realty Company,

Technology Institute of R. I., Tennessee Mineral Company, Terrace Park Realty Company, Theo. Perry Coal Company, T. H. Keyes Roofing Company, Thomas Battery Company of New Jersey. Thomas Behan Company, Thomas F. Galvin, Incorporated, Thomas Institute, Incorporated, Thomas Nolan and Sons, Thomson and Hoffman Cigar Company, Tide-Water Transportation Company, Title Guaranty Company of Bayonne, N. J., Titus-Van Ness Company, T. J. Bradley, Totowa Land Improvement Company, Totten Lumber and Coal Company, Touring Club of America, Town Talk Printing Company, Travelers Casualty Company, Trent Auto and Supply Company, Trenton Construction Company, Trenton Contracting Company, Trenton Grain and Hay Company, Trenton Lumber and Construction Company, Tropical Planting Company, Tuckahoe Heights Realty Company, Tullock, Walton and Company, Twelfth Ward Republican Realty Company, Tyrone Lime and Stone Company, Union Equipment Company, Union Industrielle Du Nord. Union Mortgage and Security Company, Union Realty and Amusement Company, Union Store Company (No. 1), Unique Stamping Company, United Auto Company, United Bonding and Trustee Company, United Carbon and Ribbon Manufacturing Company, United Contractors Corporation,

United Copper Bearings and Metal Company,

United Missouri River Power Company,

United Oil Cloth Company,

United Real Estate and Construction Company,

United Realty Company,

United Typewriter Sales Company,

United States Carrousel and Amusement Company,

United States Coin Lock Company,

United States Embossed Stationery Company,

United States Lanite Cast Stone Company,

United States Potteries Company,

Universal Carbonating Company,

Universal Distributing Company,

Universal Horticultural Establishment, Incorporated,

Untereiner-Keating Company,

Utility Advertising Company,

Vailsburgh Wagon and Carriage Company,

Valentine and Weeden Company,

Valley Provision Company,

Van Blaricom Manufacturing Company,

Vance

Vandewater and Company, Limited,

Van Smith (Incorporated),

Vees-Pierce Hardware Company,

Venetian Art Manufacturing Company,

Venus Bath Spray Company,

Vera Cruz Tabasco and Campeche Railway Construction Company,

Vernonville Securities Company,

Victor Motor Car Company,

Victor Valve Company,

Victoria Wehmeyer Company,

Vilo Chemical Company,

Voges et. Frere Company,

Vulcan Hard Fibre Company,

Vulcan Realty Company,

Wagner Brothers Circus,

Walker and Christie Company,

Walnut Street Theatre Company,

Wardenclyffe Farms,

Warren Alston Company. Warren Brick and Cement Company, Warren Development and Mining Company, Warwema Company, Washington Baths, Washington Market Company. Washington Standard Slate Company, Wastena Company, Waverly Improvement Company, Waverly Refining Company, Way-wood Farms. W. D. Ackerson Market Company, W. D. Forbes Company. Weehawken Pharmacal Company, Wegman Court Realty Company, Weldon and Bauer Company, Wenonah Mining Company, West Coast Securities Company, West Improved Memoranda Calendar Company, West India Cotton Company. West Shore Land and Improvement Company, West Trenton Improvement Company, Western Construction and Equipment Company, Western Fruit and Land Company, Western Vaudeville Company, Westfield Ice and Cold Storage Company, Westfield Realty Improvement Company, Westwood Fruit and Sugar Company, Wheelock Company. Whitehouse Richman Manufacturing Company, Whitman Brothers, W. H. Quackenbush Company, W. I. Dohme Pharmacy, W. I. King Coal Company,

W. I. King Coal Company,
Wilbur Lunch Company,
Wildwood Beach Company,
Wilkes-Barre Anthracite Coal Company,
Wilkes-Barre Coal Company,
Wm. A. Driscoll Company,
Wm. C. Barker Company,

Wm. M. Haslett Company, William Murray and Company, William T. Comstock Company. Williams Company, Williams Heating and Plumbing Company, Wilson Manufacturing and Medicine Company, Windsor Art Galleries, Windsor Lumber Company, Wireless Securities Company, W. J. Leary Manufacturing Company, Woodbury Construction Company, World Machine Company, Worthless Securities Company. Wright Chemical Company, Wright Piano Company, Wrubel Drug Company. Wyatt Vending Machine Company, Yardville Sand Company, Youells Exterminating Company, Young Safety Razor Company, Youngstown Hippodrome Company, Zucker and Feller, Incorporated,

are void, and all powers conferred by law upon such corporations, and each of them are hereby declared inoperative and void.

In witness whereof, I have hereunto set my hand and caused the Great Seal to be affixed, at Trenton, this eleventh day of March, one thousand nine hundred and fourteen.

[GREAT SEAL.]

JAMES F. FIELDER.

Endorsed:

"Filed Mar. 11, 1914.
DAVID S. CRATER
Secretary of State."

STATE OF NEW JERSEY, EXECUTIVE DEPARTMENT.

Whereas, The one hundred and thirty-eighth session of the Legislature of this State, which adjourned sine die on the ninth day of April, nineteen hundred and fourteen, passed several bills which have since been approved by the Governor, reorganizing certain boards or commissions of this State, terminating the tenure of those heretofore serving thereon and providing for new appointments to be made thereto by the Governor, with the advice and consent of the Senate; and

WHEREAS, The power of the Governor to make ad interim appointments to such offices is doubtful and the situation thus created is of such importance that in the opinion of the Governor public necessity requires the convening of the Senate that it may receive and act upon nominations to such

boards or commissions;

Now, Therefore, I, James F. Fielder, Governor of the State of New Jersey, in and by virtue of the power in me vested by the Constitution, do hereby convene the Senate of said State, to meet in their Chamber, at the State House, in the City of Trenton, on Friday, the twenty-fourth day of April, A. D. 1914, at twelve o'clock noon.

Given under my hand and the great seal of the State of New Jersey, at Trenton, on the seventeenth days of April, A. D. 1914.

JAMES F. FIELDER, Governor.

Attest:

DAVID S. CRATER, Secretary of State.

Decrees of Dissolution.

Decree of Dissolution.

IN CHANCERY OF NEW JERSEY.

In pursuance to the provisions of Chapter 185 of the Laws of 1896, copies of decrees of dissolution of the charters of the following corporations have been filed in the office of the Secretary of State.

Name. File	ed.	
Walter Automobile Co,June	26,	1913
Trenton Ink Co.,July	7,	1913
Young's Fur Shop, Incorporated, Oct.		
Sterling Typewriter Co.,Dec.	15,	1913
Continental Telephone and Tele-		
graph Co.,Jan.	6,	1914
Hildebrecht Catering and Restau-		
rant Company, Incorporated, Feb.	11,	1914
Adams Electric Co.,Feb.	11,	1914

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Rule for Judgment.

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NEW JERSEY SUPREME COURT.

ROBERT H. McCarter,
Attorney General of the State of
New Jersey,

V8

IMPERIAL TRUSTEE COMPANY. On Information.

RULE FOR JUDGMENT.

An information having been filed against the Imperial Trustee Company, the defendant in the above entitled cause, and upon the issues joined therein, a trial having been had before the Honorable Jonathan Dixon, Justice of the Supreme Court holding a Circuit Court in and for the County of Hudson, and a verdict having been rendered in favor of the informant, and against the defendant, upon two counts of the said information, and notice having been given of this application to enter judgment upon the postea, and Robert H. McCarter, Attorney General, appearing in behalf of said motion, and Frank K. Runyon, on behalf of the Imperial Trustee Company.

It is thereupon, upon due consideration, ordered, in view of the defiant and flagrant violation of law by the said Imperial Trustee Company, defendant, that judgment be entered herein against said Imperial Trustee Company, adjudging that the corporate existence of said Imperial Trustee Company, because of such defiant and flagrant violation of law, has terminated, except so far as it is continued by the provisions of section fifty-three of

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an act of the legislature of the State of New Jersey, entitled "An Act concerning corporations (Revision of 1896)," approved April 21, 1896, such recovery to be with costs.

J. FRANKLIN FORT.

Entered February 20, 1906. On motion of ROBERT H. McCarter, Attorney.

I, William C. Gebhardt, Clerk of the Supreme Court of the State of New Jersey, do certify that the foregoing is a true copy of a rule entered in the minutes of the Court in the above stated cause.

In testimony whereof I have set my hand and the seal of said Court at Trenton this seventeenth day of September, A. D. nineteen hundred and thirteen.

[SEAL.]

WM. C. GEBHARDT, Clerk.

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